

Exhibit B

[UNDER SEAL]

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1		1/13/2017 document Bates-numbered PALM-011376717-719 (Patel Dep. Ex. 0001)	PALM-011376717	Patel	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2		2/7/2017 Email Bates-numbered PALM-004969460-62 (Patel Dep. Ex. 0002)	PALM-004969460	Patel	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).
3		2/17/2017 Email Bates-numbered PALM-008485370-73 (Patel Dep. Ex. 0003)	PALM-008485370	Patel	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
4		3/16/2017 Email and attachment Bates-numbered PALM-005012973-75 (Patel Dep. Ex. 0004)	PALM-005012973	Patel	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).
5		2/6/2017 Email Bates-numbered PALM-004982696-2700 (Patel Dep. Ex. 0005)	PALM-004982696	Patel	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).
6		9/15/2017 document Bates-numbered PALM-011373077-3090 (Patel Dep. Ex. 0006)	PALM-011373077	Patel	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
7		11/2/2017 Email and attachment Bates-numbered -PALM-004975985-86 (Patel Dep. Ex. 0007)	PALM-004975985	Patel	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).
8		10/29/2019 Presentation Deck Bates-numbered PALM-015233266-3323 (Patel Dep. Ex. 0008)	PALM-015233266	Patel	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 404—Exhibit appears to contain improper character evidence; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). Motion in Limine is opposed. This is not character evidence (FRE 404). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
9		2/10/2017 document Bates-numbered PALM-015594626-645 (Patel Dep. Ex. 0009)	PALM-015594626	Patel	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed. No limiting instruction is needed (FRE 105).
10		6/6/2018 Email and attachment Bates-numbered PALM-004284543-44 (Patel Dep. Ex. 0010)	PALM-004284543	Patel	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).
11		Undated Presentation Deck and attachments Bates-numbered PALM-016416597-6656 (Patel Dep. Ex. 0011)	PALM-016416597	Patel	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).
12		2/7/2020 Email an attachment Bates-numbered PALM-012185162-5207 (Patel Dep. Ex. 0012)	PALM-012185162	Patel	Will be used to provide Facebook's liability, impact and damages	Anindya Ghose; Javier Oliven; Keval Patel; Alex Schultz	Defense to Plaintiffs' claims			Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).
13		1/13/2020 Email Bates-numbered PALM-011949362 (Patel Dep. Ex. 0013)	PALM-011949362	Patel	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).
14		9/17/2020 Email string Bates-numbered PALM-013561947-952 (Patel Dep. Ex. 0014)	PALM-013561947	Patel	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).
15		10/19/2018 Email Bates-numbered PALM-002104916-924 (Patel Dep. Ex. 0015)	PALM-002104916	Patel	Will be used to provide Facebook's liability, impact and damages					Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Document is complete (FRE 106). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

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16		12/17/2017 document Bates-numbered PALM-011377454-475 (Patel Dep. Ex. 0016)	PALM-011377454	Patel	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
17		12/31/2019 Email and attachments Bates numbered PALM-011987916-933 (Patel Dep. Ex. 0017)	PALM-011987916	Patel	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403).
18		8/8/2020 Email Bates-numbered PALM-013557509-510 (Patel Dep. Ex. 0018)	PALM-013557509	Patel	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).
34		3/24/2014 Email and attachment Bates-numbered PALM-002447238-39 (Fernandes Dep. Ex. 0034)	PALM-002447238	Fernandes	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807)
35		7/28/2014 Email Bates-numbered PALM-014211409-415 (Fernandes Dep. Ex. 0035)	PALM-014211409	Fernandes	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807)
36		5/4/2014 Email Bates-numbered PALM-006543817-18 (Fernandes Dep. Ex. 0036)	PALM-006543817	Fernandes	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).
37		10/25/2017 Email and attachment Bates-numbered PALM-009278820-23 (Fernandes Dep. Ex. 0037)	PALM-009278820	Fernandes	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed

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38		4/26/2018 Email Bates-numbered PALM-003543936-944 (Fernandes Dep. Ex. 0038)	PALM-003543936	Fernandes	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). Exhibit is complete (FRE 106) No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807).
39		6/28/2018 Email Bates-numbered PALM-005940721-23 (Fernandes Dep. Ex. 0039)	PALM-005940721	Fernandes	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807)
40		5/7/2014 Email and attachment Bates-numbered PALM-006008412-16 (Fernandes Dep. Ex. 0040)	PALM-006008412	Fernandes	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed
41		7/31/2015 Email Bates-numbered PALM-013417695-98 (Fernandes Dep. Ex. 0041)	PALM-013417695	Fernandes	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit is not improper evidence of a compromise. (FRE 408)
42		10/29/2018 Email and attachments Bates-numbered PALM-004235531-542 (Fernandes Dep. Ex. 0042)	PALM-004235531	Fernandes	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 5; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed.
43		3/25/2018 Email Bates-numbered PALM-003542014	PALM-003542014	Fernandes	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).

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44		3/28/2018 Email Bates-numbered PALM-003572238-240 (Fernandes Dep. Ex. 0044)	PALM-003572238	Fernandes	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902).
45		4/4/2018 Email Bates-numbered PALM-012921947-952 (Fernandes Dep. Ex. 0045)	PALM-012921947	Fernandes	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807).
95		12/9/2014 Email and attachment Bates-numbered PALM-005186974-981 (Rosen Dep. Ex. 0095)	PALM-005186974	Rosen	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
96		2/23/2016 Email and attachments Bates-numbered PALM-014494865-4900 (Rosen Dep. Ex. 0096)	PALM-014494865	Rosen	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
97		2/14/2018 Email and attachment Bates-numbered PALM-002467820-824 (Rosen Dep. Ex. 0097)	PALM-002467820	Rosen	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

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98		1/25/2017 Email Bates-numbered PALM-016578628-29 (Rosen Dep. Ex. 0098)	PALM-016578628	Rosen	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
100		4/24/2013 Email Bates-numbered PALM-008515760 (Rosen Dep. Ex. 0100)	PALM-008515760	Rosen	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
101		12/5/2014 Email and attachment Bates-numbered PALM-102974930-960 (Grossnickle Dep. Ex. 0101)	PALM-102974930	Grossnickle	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
102		7/28/2014 Email Bates-numbered PALM-012897716-723 (Grossnickle Dep. Ex. 0102)	PALM-012897716	Grossnickle	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
103		8/24/2016 Email and attachments Bates-numbered PALM-013443353-368 (Grossnickle Dep. Ex. 0103)	PALM-013443353	Grossnickle	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
104		5/1/2018 document Bates-numbered PALM-016604882-85 (Grossnickle Dep. Ex. 0104)	PALM-016604882	Grossnickle	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is not legible; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Motion in Limine is opposed.
105		Undated document Bates-numbered PALM-015875046-5069 (Grossnickle Dep. Ex. 0105)	PALM-015875046	Grossnickle	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
106		PALM-012921794-96 (Grossnickle Dep. Ex. 0106)	PALM-012921794	Grossnickle	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
107		4/24/2018 Email Bates-numbered PALM-003543813-14 (Grossnickle Dep. Ex. 0107)	PALM-003543813	Grossnickle	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
108		4/27/2018 Email Bates-numbered PALM-003566580-88 (Grossnickle Dep. Ex. 0108)	PALM-003566580	Grossnickle	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). The exhibit is complete (FRE 106). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
109		7/11/2016 Email and attachment Bates-numbered PALM-013096042-6050 (Grossnickle Dep. Ex. 0109)	PALM-013096042	Grossnickle	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
110		11/3/2016 Email and attachment Bates-numbered PALM-012913494-3533 (Grossnickle Dep. Ex. 0110)	PALM-012913494	Grossnickle	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed.
111		3/14/2016 Email and attachment Bates-numbered PALM-013432089-2094 (Grossnickle Dep. Ex. 0111)	PALM-013432089	Grossnickle	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
112		9/7/2016 Email and attachment Bates-numbered PALM-013445564-580 (Grossnickle Dep. Ex. 0112)	PALM-013445564	Grossnickle	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 5; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed.
126		4/24/2018 Email Bates-numbered PALM-006759661-62 (Parikh Dep. Ex. 0126)	PALM-006759661	Parikh	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).
127		6/14/2018 Email Bates-numbered PALM-003272607-608 (Parikh Dep. Ex. 0127)	PALM-003272607	Parikh	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
128		10/7/2018 Email Bates-numbered PALM-006771553-58 (Parikh Dep. Ex. 0128)	PALM-006771553	Parikh	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
129		10/9/2018 Email Bates-numbered PALM-002426343-44 (Parikh Dep. Ex. 0129)	PALM-002426343	Parikh	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
130		2/11/2019 Email and attachment Bates-numbered PALM-010619836-37 (Parikh Dep. Ex. 0130)	PALM-010619836	Parikh	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
131		2/12/2019 Email Bates-numbered PALM-004257464-66 (Parikh Dep. Ex. 0131)	PALM-004257464	Parikh	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
132		4/8/2019 Email Bates-numbered PALM-009872876-78 (Parikh Dep. Ex. 0132)	PALM-009872876	Parikh	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Exhibit is not evidence of an inadmissible compromise. (FRE 408)
133		5/30/2019 Email Bates-numbered PALM-014679993-96 (Parikh Dep. Ex. 0133)	PALM-014679993	Parikh	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta s pending Motion in Limine No. 5; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Exhibit is not evidence of an inadmissible compromise. (FRE 408)
134		8/27/2020 Investigational Hearing Testimony of Jay Parikh, <i>In the Matter of Facebook Inc.</i> , Bates-numbered PALM-DEP-00002615-2705 (Parikh Dep. Ex. 0134)	PALM-DEP-00002615	Parikh	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
135		2/11/2020 Presentation Deck Bates-numbered PALM-DEP-00002706-2730 (Parikh Dep. Ex. 0135)	PALM-DEP-00002706	Parikh	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
196		1/22/2009 Email string Bates-numbered PALM-DEP-00003313-16 (Rose Dep. Ex. 0196)	PALM-DEP-00003313	Rose	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed
197		4/3/2009 Email string Bates-numbered PALM-003221219-222 (Rose Dep. Ex. 0197)	PALM-003221219	Rose	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed
198		7/28/2009 Email string Bates-numbered PALM-DEP-00003317-325 (Rose Dep. Ex. 0198)	PALM-DEP-00003317	Rose	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed
199		8/25/2009 Email string Bates-numbered PALM-DEP-00003326-29 (Rose Dep. Ex. 0199)	PALM-DEP-00003326	Rose	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed
200		12/2/2007 Email string Bates-numbered PALM-003194577-79 (Rose Dep. Ex. 0200)	PALM-003194577	Rose	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed
201		9/6/2009 Email string Bates-numbered PALM-008824789-794 (Rose Dep. Ex. 0201)	PALM-008824789	Rose	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
202		6/30/2009 Email string Bates-numbered PALM-003281995 (Rose Dep. Ex. 0202)	PALM-003281995	Rose	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
203		8/16/2010 Email string Bates-numbered PALM-006207325-28 (Rose Dep. Ex. 0203)	PALM-006207325	Rose	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).
204		8/9/2010 Email string Bates-numbered PALM-010338313-16 (Rose Dep. Ex. 0204)	PALM-010338313	Rose	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
205		1/31/2011 Email string Bates-numbered PALM-006220826 (Rose Dep. Ex. 0205)	PALM-006220826	Rose	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
206		4/16/2011 Email string Bates-numbered PALM-003248696 (Rose Dep. Ex. 0206)	PALM-003248696	Rose	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
207		7/13/2011 Email Bates-numbered PALM-004549888 (Rose Dep. Ex. 0207)	PALM-004549888	Rose	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
208		12/10/2014 Email string and attachment Bates-numbered PALM-006048719-720 (Rose Dep. Ex. 0208)	PALM-006048719	Rose	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
209		3/18/2015 Email string Bates-numbered PALM-006445278-79 (Rose Dep. Ex. 0209)	PALM-006445278	Rose	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
210		2/14/2017 Email and attachment Bates-numbered PALM-003167997-68001 (Rose Dep. Ex. 0210)	PALM-003167997	Rose	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
211		4/13/2018 Email string Bates-numbered PALM-008260013-16 (Rose Dep. Ex. 0211)	PALM-008260013	Rose	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MILs are 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered
212		3/17/2018 Email string Bates-numbered PALM-003203077-78 (Rose Dep. Ex. 0212)	PALM-003203077	Rose	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
213		3/26/2018 Email string Bates-numbered PALM-008503221-29 (Rose Dep. Ex. 0213)	PALM-008503221	Rose	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed
214		6/13/2018 Email string Bates-numbered PALM-DEP-00003360-68 (Rose Dep. Ex. 0214)	PALM-DEP-00003360		Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed.
376		5/10/2023 Article "Meta is Creating A Decentralized Twitter Alternative Reportedly Codenamed 'P92'" (Forbes)	None	Wehner	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
377		12/8/2016 Email string and attachment Bates-numbered PALM-008607821-28 (Wehner Dep. Ex. 0377)	PALM-008607821	Wehner	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
378		SEC Form 10-K, Facebook Annual Report 2013 (Wehner Dep. Ex. 0378)	None	Wehner	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)

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379		12/31/2018 Document Bates-numbered PALM-008872301-388 (Wehner Dep. Ex. 0379)	PALM-008872301	Wehner	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
380		SEC Form 10-K, Facebook Annual Report 2019 (Wehner Dep. Ex. 0280)	None	Wehner	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
381		Tables Facebook, Instagram App Totals FY13 - FY22 (No Bates numbers) (Wehner Dep. Ex. 0381)	None	Wehner	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
382		5/13/2013 Email string Bates-numbered PALM-006024787-89 (Wehner Dep. Ex. 0382)	PALM-006024787	Wehner	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
383		Fourth Quarter 2021 Results Conference Call (20 pages, no Bates numbers) (Wehner Dep. Ex. 0383)		Wehner	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
384		4/17/2018 Email and attachment Bates-numbered PALM-011552572-587 (Wehner Dep. Ex. 0384)	PALM-011552572	Wehner	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Exhibit is subject to Meta s pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
385		Undated document titled "Appendix D profitability of Google and Facebook" (No Bates numbers, 41 pages) (Wehner Dep. Ex. 0385)		Wehner	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is improperly offered as evidence of a legal conclusion likely to confuse or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

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386		5/24/2019 Email string Bates-numbered PALM-004028729-731 (Wehner Dep. Ex. 0386)	PALM-004028729	Wehner	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
387		5/21/2021 Email string Bates-numbered PALM-013931611 (Wehner Dep. Ex. 0387)	PALM-013931611	Wehner	Will be used to provide Facebook's liability, impact and damages					Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Document is complete (FRE 106). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
388		May, 2021 Presentation Deck Bates-numbered PALM-013931645-658 (Wehner Dep. Ex. 0388)	PALM-013931645	Wehner	Will be used to provide Facebook's liability, impact and damages					Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 3; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
395		9/12/2016 Email string and attachment Bates-numbered PALM-010633477-79 (Olivan Dep. Ex. 0395)	PALM-010633477	Olivan	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
396		1/23/2018 Email string Bates-numbered PALM-016517685-694 (Olivan Dep. Ex. 0396)	PALM-016517685	Olivan	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Motion in Limine is opposed.
397		3/23/2018 Email string Bates-numbered PALM-004295415-18 (Olivan Dep. Ex. 0297)	PALM-004295415	Olivan	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
398		3/25/2018 Email string Bates-numbered PALM-010027628-632 (Olivan Dep. Ex. 0398)	PALM-010027628	Olivan	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.

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399		6/6/2018 Email string and attachment Bates-numbered PALM-016565174-79 (Olivan Dep. Ex. 0399)	PALM-016565174	Olivan	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
401		6/1/2019 Email sting and attachments Bates numbered PALM-009936117-126 (Olivan Dep. Ex. 0401)	PALM-009936117	Olivan	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
402		10/11/2019 Email string and attachment Bates-numbered PALM-012930702-743 (Olivan Dep. Ex. 0402)	PALM-012930702	Olivan	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
403		7/22/2019 document Bates-numbered PALM-010644772-73 (Olivan Dep. Ex. 0403)	PALM-010644772	Olivan	Will be used to provide Facebook's liability, impact and damages	Javier Oliván; Catherine Tucker	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
404		1/14/2013 Email string Bates-numbered PALM-008844304-312 (Olivan Dep. Ex. 0404)	PALM-008844304	Olivan	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
521		Bret Taylor LinkedIn profile (No Bates, 2 pages) (Taylor Dep. Ex. 0521)		Taylor, Bret	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
522		8/10/2009 Email and attachment Bates-numbered PALM-009007099-7203 (Taylor Dep. Ex. 0522)	PALM-009007099	Taylor, Bret	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).


Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
523		9/3/2009 Email string Bates-numbered PALM-009830443-44 (Taylor Dep. Ex. 0523)	PALM-009830443	Taylor, Bret	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 2; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
524		5/20/2010 Email Bates-numbered PALM-006002522-23 (Taylor Dep. Ex. 0524)	PALM-006002522	Taylor, Bret	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
525		10/23/2018 U.S. Patent No. 10,110,413 B2, Bates-numbered CONSUMER-FB-0000058718	CONSUMER-FB-0000058718	Taylor, Bret	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed. No limiting instruction is needed (FRE 105)
526		5/17/2011 Email string Bates-numbered PALM-016493706-713 (Taylor Dep. Ex. 0526)	PALM-016493706	Taylor, Bret	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
527		2/1/2010 Email string Bates-numbered PALM-001284138-140 (Taylor Dep. Ex. 0527)	PALM-001284138	Taylor, Bret	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 2; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
528		2/4/2010 Email string Bates-numbered PALM-003024676-78 (Taylor Dep. Ex. 0528)	PALM-003024676	Taylor, Bret	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 2; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
529		2/16/2010 Email string Bates-numbered PALM-003013258-59 (Taylor Dep. Ex. 0529)	PALM-003013258	Taylor, Bret	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
530		2019 Article "The Antitrust Case Against Facebook" (Berkeley Business Law Journal, 63 pages, no Bates) (Taylor Dep. Ex. 0530)		Taylor, Bret	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
531		5/18/2011 Article "Like' Button Follows Web Users" (WSJ.com, 3 pages, no Bates) (Taylor Dep. Ex. 0531)		Taylor, Bret	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MILs are opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
532		7/27/2010 Testimony of Bret Taylor, Chief Technology Officer, Facebook, Inc., Before the U.S. Senate Committee on Commerce, Science, and Transportation, Bates-numbered PALM-010562129-141 (Taylor Dep. Ex. 0532)	PALM-010562129	Taylor, Bret	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
533		4/11/2012 Email string Bates-numbered PALM-009750635-37 (Taylor Dep. Ex. 0533)	PALM-009750635	Taylor, Bret	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
534		10/22/2011 Email string Bates-numbered PALM-010072241 (Schultz Dep. Ex. 0534)	PALM-010072241	Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
535		5/22/2010 Email string Bates-numbered PALM-016563229-232 (Schultz Dep. Ex. 0535)	PALM-016563229	Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
536		4/12/2011 Email string Bates-numbered PALM-005149059-9065 (Schultz Dep. Ex. 0536)	PALM-005149059	Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
537		7/14/2011 Email string Bates-numbered PALM-007762275-78 (Schultz Dep. Ex. 0537)	PALM-007762275	Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed
538		8/6/2015 Email string Bates-numbered PALM-009639417 (Schultz Dep. Ex. 0538)	PALM-009639417	Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
539		10/21/2011 Email string Bates-numbered PALM-016565092-95 (Schultz Dep. Ex. 0539)	PALM-016565092	Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed.
540		10/25/2014 Email string Bates-numbered PALM-005089960-63 (Schultz Dep. Ex. 0540)	PALM-005089960	Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
541		3/5/2015 Email string Bates-numbered PALM-016564122-25 (Schultz Dep. Ex. 0541)	PALM-016564122	Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Exhibit is not legible; Exhibit is subject to Meta s pending Motion in Limine No. 6; Exhibit is subject to Meta s pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Motion in Limine is opposed. Document produced by Defendant.



Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
542		3/26/2018 Email string Bates-numbered PALM-016563424-28 (Schultz Dep. Ex. 0542)	PALM-016563424	Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Rule 402—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
543		10/1/2018 Email string Bates-numbered PALM-009633971-72 (Schultz Dep. Ex. 0543)	PALM-009633971	Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
544		7/30/2018 document Bates-numbered PALM-006750583-50601 (Schultz Dep. Ex. 0544)	PALM-006750583	Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
545		12/12/2018 Email string Bates-numbered PALM-005329415-424 (Schultz Dep. Ex. 0545)	PALM-005329415	Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
546		12/30/2018 Email string Bates-numbered PALM-005285332-36 (Schultz Dep. Ex. 0546)	PALM-005285332	Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Document is complete (FRE 106). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
547		Undated document Bates-numbered PALM-016107498-7559 (Schultz Dep. Ex. 0547)	PALM-016107498	Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit improperly combines multiple documents and is likely to confuse or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
563		8/14/2018 Email string Bates-numbered PALM-003077009-7010 (Cox Dep. Ex. 0563)	PALM-003077009	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
564		2/8/2015 Email string Bates-numbered PALM-006334909-911 (Cox Dep. Ex. 0564)	PALM-006334909	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)

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565		2/1/2009 Email string Bates-numbered PALM-002436979-981 (Cox Dep. Ex. 0565)	PALM-002436979	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
566		5/19/2011 Email and attachment Bates-numbered PALM-009299991-92 (Cox Dep. Ex. 0566)	PALM-009299991	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Exhibit is subject to Meta s pending Motion in Limine No. 5; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
567		6/29/2011 Email string Bates-numbered PALM-010349725-26 (Cox Dep. Ex. 0567)	PALM-010349725	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
568		3/25/2014 Email string Bates-numbered PALM-002457155-56 (Cox Dep. Ex. 0568)	PALM-002457155	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
569		10/2/2018 Email string Bates-numbered PALM-009299205-207 (Cox Dep. Ex. 0569)	PALM-009299205	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
570		10/2/2018 Message Summary Bates-numbered PALM-003079073 (Cox Dep. Ex. 0570)	PALM-003079073	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
571		3/10/2019 Email string Bates-numbered PALM-002439011-15 (Cox Dep. Ex. 0571)	PALM-002439011	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
572		3/3/2019 Email string Bates-numbered PALM-016564731-34 (Cox Dep. Ex. 0572)	PALM-016564731	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Exhibit is subject to Meta s pending Motion in Limine No. 7; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed. No limiting instruction is needed (FRE 105)

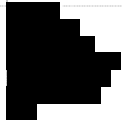
Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pt's Sponsoring	Pt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pt's Objections	Def.'s Responses	Def.'s Objections	Pt's Responses
573		3/27/2018 Email string Bates-numbered PALM-006022461 (Cox Dep. Ex. 0573)	PALM-006022461	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
574		3/30/2018 Email string Bates-numbered PALM-005411439 (Cox Dep. Ex. 0574)	PALM-005411439	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
575		Undated document Bates-numbered PALM-015775584-5641 (Cox Dep. Ex. 0575)	PALM-015775584	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
576		11/13/2018 Email string Bates-numbered PALM-016786082-85 (Cox Dep. Ex. 0576)	PALM-016786082	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
603		3/23/2018 Email string Bates-numbered PALM-010429448-452 (Eide Dep. Ex. 0603)	PALM-010429448	Eide, Jon	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
604		3/25/2018 Message Summary Bates-numbered PALM-005598281-84 (Eide Dep. Ex. 0604)	PALM-005598281	Eide, Jon	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed
605			NFLX-001583	Hastings, Reed	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
606		Undated document Bates-numbered PALM-003207836-37 (Hastings Dep. Ex. 0606)	PALM-003207836	Hastings, Reed	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
607		[REDACTED]	NFLX-001590	Hastings, Reed	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
608		1/9/2014 Email string Bates-numbered PALM-008174450-51 (Hastings Dep. Ex. 0608)	PALM-008174450	Hastings, Reed	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motions in Limine are opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
609		2/13/2015 Email Bates-numbered PALM-009797163 (Hastings Dep. Ex. 0609)	PALM-009797163	Hastings, Reed	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
610		8/30/2013 Email string Bates-numbered PALM-014736295 (Hastings Dep. Ex. 0610)	PALM-014736295	Hastings, Reed	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pt's Sponsoring	Pt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pt's Objections	Def.'s Responses	Def.'s Objections	Pt's Responses
611		[REDACTED]	NFLX-001582	Hastings, Reed	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
612		10/16/2019 Email Bates-numbered PALM-012195125-26 (Hastings Dep. Ex. 0612)	PALM-012195125	Hastings, Reed	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed
614		[REDACTED]	NFLX-001586	Hastings, Reed	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
667		[REDACTED]	PIN - FTC - 0000000700	Roberts, Julia	Will be used to provide Facebook's liability, impact and damages	Aniadya Ghose	Defense to Plaintiffs' claims			Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
672		[REDACTED]	PIN - FTC - 0000019220	Roberts, Julia	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
673		[REDACTED]	PIN - FTC - 0000002507	Roberts, Julia	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)




Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pt's Sponsoring	Pt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pt's Objections	Def.'s Responses	Def.'s Objections	Pt's Responses
675		4/5/2018 Email string Bates-numbered PALM-012922033-38 (Fischer Dep. Ex. 0675)	PALM-012922033	Fischer, David	Will be used to provide Facebook's liability, impact and damages					Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
676		5/19/2010 Email string Bates-numbered PALM-003972765-66 (Fischer Dep. Ex. 0676)	PALM-003972765	Fischer, David	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
677		8/9/2010 Email string Bates-numbered PALM-010338312-16 (Fischer Dep. Ex. 0677)	PALM-010338312	Fischer, David	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
677			PIN – FTC - 0000005167	Roberts, Julia	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
678		9/23/2010 Email string Bates-numbered PALM-004024343-45 (Fischer Dep. Ex. 678)	PALM-004024343	Fischer, David	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
679		4/27/2012 Email string Bates-stamped PALM-011822357-59 (Fischer Dep. Ex. 0679)	PALM-011822357	Fischer, David	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
679			PIN – FTC - 0000005086	Roberts, Julia	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.

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680		1/21/2013 Email Bates-numbered PALM-009257332-34 (Fischer Dep. Ex. 0680)	PALM-009257332	Fischer, David	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
681		4/20/2014 Email string Bates-numbered PALM-006152749-755 (Fischer Dep. Ex. 0681)	PALM-006152749	Fischer, David	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
682		11/6/2017 Email string Bates-numbered PALM-003033069-3073 (Fischer Dep. Ex. 0682)	PALM-003033069	Fischer, David	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
683		11/26/2014 Email string Bates-numbered PALM-003862757-761 (Fischer Dep. Ex. 0683)	PALM-003862757	Fischer, David	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
684		3/16/2016 Email and attachment Bates-numbered PALM-016555658-669 (Fischer Dep. Ex. 0684)	PALM-016555658	Fischer, David	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
685		2/3/2018 Email string Bates-numbered PALM-004003944-46 (Fischer Dep. Ex. 0685)	PALM-004003944	Fischer, David	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
686		11/29/2018 Email Bates-numbered PALM-008981692-99 (Fischer Dep. Ex. 0686)	PALM-008981692	Fischer, David	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
687		5/28/2019 Email string Bates-numbered PALM-008830096-30105 (Fischer Dep. Ex. 0687)	PALM-008830096	Fischer, David	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)


Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
688		5/1/2018 Article "Mark Zuckerberg Speaks At Facebook F8, Announces Clear History Option" (CBSNews)		Fischer, David	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
689		3/10/2019 Email string Bates-numbered PALM-011819037-39 (Fischer Dep. Ex. 0689)	PALM-011819037	Fischer, David	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
690		12/4/2019 Email string and attachment Bates-numbered PALM-014789823-844 (Fischer Dep. Ex. 0690)	PALM-014789823	Fischer, David	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
709			PIN – FTC - 0000001042	Roberts, Julia	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
750		2/23/2023 Subpoena to Testify at a Deposition in a Civil Action - Microsoft Corporation (35 pages, No Bates) (Maker Dep. Ex. 0750)		Maker, Reid	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).


Trial Ex. No.	Date	Name/Description	Begin Bates No.	Plt's Sponsoring	Plt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Plt's Objections	Def.'s Responses	Def.'s Objections	Plt's Responses
751		[REDACTED]	MS-LIT_00000065760	Maker, Reid	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MFL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
752		[REDACTED]	MS-LIT_0000049964	Maker, Reid	Will be used to provide Facebook's liability, impact and damages	Reid Maker	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
753		[REDACTED]	MS-LIT_0000052626	Maker, Reid	Will be used to provide Facebook's liability, impact and damages	Catherine Tucker; Reid Maker	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
783		Undated document Bates-numbered PALM-015762843-869 (Rodgers Dep. Ex. 0783)	PALM-015762843	Rodgers, Emma	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
784		3/20/2018 Email string Bates-numbered PALM-013908915-16 (Rodgers Dep. Ex. 0784)	PALM-013908915	Rodgers, Emma	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
821		6/18/2012 WhatsApp Blog Entry "Why we don't sell ads" (1 page, No Bates) (Acton Dep. Ex. 0821)		Acton, Brian	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
822		3/17/2014 WhatsApp Blog Entry "Setting the record straight" (1 page, no Bates) (Acton Dep. Ex. 0822)		Acton, Brian	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
823		3/20/2018 Brian Acton on Twitter thread "It is time. #deletefacebook" (2 pages, no Bates) (Acton Dep. Ex. 0823)		Acton, Brian	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 404—Exhibit appears to contain improper character evidence; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
888		12/31/2021 SEC Form 10-K, Nextdoor Holdings, Inc. FY 2021 (124 pages, no Bates) (Hsu Dep. Ex. 888)		Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902).
889		Nextdoor Help Center, "About mobile contact sync" (4 pages, no Bates) (Hsu Dep. Ex. 0889)		Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902).
890		12/31/2022 SEC Form 10-K, Nextdoor Holdings, Inc. FY 2022 (115 pages, no Bates) (Hsu Dep. Ex. 0890)		Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
891		Nextdoor Help Center, "Reach more people with posts to Anyone" (3 pages, no Bates) (Hsu Dep. Ex. 0891)		Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902).
892		9/16/2019 Excel Spreadsheet, "Nextdoor Competitors" (Hsu Dep. Ex. 0891)		Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
893			ND-001973	Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
894			ND-000421	Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902).
895			ND-000215	Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
896			ND-001693	Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
897		Nextdoor Help Center, "About Nextdoor Connections" (6 pages, no Bates) (Hsu Dep. Ex. 0897)		Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
898		10/26/2011 Press Release, "Nextdoor launches the first private social network for neighborhoods" (4 pages, no Bates) (Hsu Dep. Ex. 0898)		Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
899			ND-000426	Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). MIL is opposed.
900		8/21/2015 Article "What makes a good neighborhood Facebook group?" (7 pages, no Bates) (Hsu Dep. Ex. 0900)		Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pt's Sponsoring	Plf's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pl's Objections	Def.'s Responses	Def.'s Objections	Pl's Responses
901		8/9/2022 Nextdoor Q2 2022 Earnings Call Transcript (9 pages, no Bates) (Hsu Dep. Ex. 0901)		Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
902			ND-001572	Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
903		Nextdoor App Store screenshot (1 page, no Bates) (Hsu Dep. Ex. 0903)		Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
904		App Store screenshot, "Top Free Apps" (1 page, no Bates) (Hsu Dep. Ex. 0904)		Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
905		NextDoor Web Page, "Nextdoor is where you connect to the neighborhoods that matter to you so you can belong." (3 pages, no Bates) (Hsu Dep. Ex. 0905)		Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
906		3/14/2023 Deposition Subpoena issued to Nextdoor Holdings, Inc. (11 pages, no Bates) (Hsu Dep. Ex. 0906)		Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
907		Nextdoor Publication, "Transparency Report 2022" (9 pages, no Bates) (Hsu Dep. Ex. 0907)		Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
910			ND-FTC-0000125	Hsu, Flora	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
1089		1/8/2012 Email Bates-numbered FB_FTC_CID_02668438-440 (Levy Dep. Ex. 1089)	FB_FTC_CID_02668438-440	Levy, Dan	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1090		9/27/2018 Email Bates-numbered FB_FTC_CID_02704943-45 (Levy Dep. Ex. 1090)	FB_FTC_CID_0270494	Levy, Dan	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1091		4/27/2020 Email and attachments Bates-numbered FB_FTC_CID_12146021-6046 (Levy Dep. Ex. 1091)	FB_FTC_CID_12146021	Levy, Dan	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1092		4/12/2021 Email string and attachments Bates-numbered FTC-META-002368572-580 (Levy Dep. Ex. 1092)	PX13199-001	Levy, Dan	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1093		9/10/2020 Message Summary Bates-numbered PALM-012999836-38 (Levy Dep. Ex. 1093)	PALM-012999836	Levy, Dan	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1094		2/3/2022 Article "A Change by Apple is Tormenting Internet Companies, Especially Meta" (3 pages, no Bates) (Levy Dep. Ex. 1094)		Levy, Dan	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
1095		Meta Platforms, Inc. Fourth Quarter 2021 Results Conference Call Transcript (20 pages, no Bates) (Levy Dep. Ex. 1095)		Levy, Dan	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1096		Undated document Bates-numbered PALM-013003886-897 (Levy Dep. Ex. 1096)	PALM-013003886	Levy, Dan	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed. Daubert is opposed
1097		9/14/2019 Message Summary Bates-numbered PALM-013785714-16 (Levy Dep. Ex. 1097)	PALM-013785714	Levy, Dan	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1098		Undated Presentation Deck Bates-numbered PALM-014154292-4312 (Levy Dep. Ex. 1098)	PALM-014154292	Levy, Dan	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
1099		2/8/2021 Email Bates-numbered PALM-014714077-4080 (Levy Dep. Ex. 1099)	PALM-014714077	Levy, Dan	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1109		8/9/2021 Email string Bates-numbered PALM-014331963-66 (Levy Dep. Ex. 1109)	PALM-014331963	Levy, Dan	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1190		[REDACTED]	TIK-00002173	Presser, Adam	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1195		6/11/2019 Meta Newsroom Release "Introducing Study from Facebook" (7 pages, no Bates) (Ben Zedeff Dep. Ex. 1195)		Ben-Zedeff, Sagee	Will be used to provide Facebook's liability, impact and damages	Catherine Tucker	Defense to Plaintiffs' claims			Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1196		6/23/2019 Email string Bates-numbered PALM-013176645 (Ben-Zedeff Dep. Ex. 1196)	PALM-013176645	Ben-Zedeff, Sagee	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1197		3/6/2019 Email string Bates-numbered PALM-009533431-34 (Ben-Zedeff Dep. Ex. 1197)	PALM-009533431	Ben-Zedeff, Sagee	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1198		2/25 Message Summary Bates-numbered PALM-010720853 (Ben-Zedeff Dep. Ex. 1198)	PALM-010720853	Ben-Zedeff, Sagee	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 404—Exhibit appears to contain improper character evidence; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). Motion in Limine is opposed. This is not character evidence (FRE 404) No limiting instruction is needed (FRE 105)

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1199		Undated document Bates-numbered PALM-ADI-0000387058-7073 (Ben-Zedeff Dep. Ex. 1199)	PALM-ADI-0000387058	Ben-Zedeff, Sagee	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). MIL is opposed.
1200		10/28/2019 Email string Bates-numbered PALM-012859843-47 (Ben-Zedeff Dep. Ex. 1200)	PALM-012859843	Ben-Zedeff, Sagee	Will be used to provide Facebook's liability, impact and damages	Sagee Ben-Zedeff; Catherine Tucker	Defense to Plaintiffs' claims			Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1201		Undated document Bates-numbered PALM-015376033-39 (Ben-Zedeff Dep. Ex. 1201)	PALM-015376033	Ben-Zedeff, Sagee	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
1202		10/16/2021 Message Summary Bates-numbered PALM-014376547 (Ben-Zedeff Dep. Ex. 1202)	PALM-014376547	Ben-Zedeff, Sagee	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
1203		Meta Device Insights, "Mapping trends in how people use technology" (2 pages, no Bates) (Ben-Zedeff Dep. Ex. 1203)		Ben-Zedeff, Sagee	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1204		1/2/2019 Email Bates-numbered PALM-005005740-41 (Ben-Zedeff Dep. Ex. 1204)	PALM-005005740	Ben-Zedeff, Sagee	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.

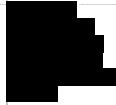

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1215		[REDACTED]	TWTR-KLEIN00107766	Perzyk, Tim	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1216		[REDACTED]	TWTR-KLEIN00029430	Perzyk, Tim	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1296		3/12/2015 string Email Bates-numbered PALM-003449972-73 (Jakubowski Dep. Ex. 1296)	PALM-003449972	Jakubowski, David	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
1297		8/19/2013 Email string Bates-numbered PALM-000775452-54 (Chang Dep. Ex. 1297)	PALM-000775452	Chang, Jacqueline	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
1298		8/22/2013 Email string Bates-numbered PALM-000045138-141 (Chang Dep. Ex. 1298)	PALM-000045138	Chang, Jacqueline	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
1299		9/3/2013 Email string and attachment Bates-numbered PALM-000774935-948 (Chang Dep. Ex. 1299)	PALM-000774935	Chang, Jacqueline	Will be used to provide Facebook's liability, impact and damages	Ime Archibong	Defense to Plaintiffs' claims			Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1300		11/25/2013 Email string Bates-numbered PALM-ADI-0000326630-34 (Chang Dep. Ex. 1300)	PALM-ADI-0000326630	Chang, Jacqueline	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
1301		8/12/2013 Message Summary Bates-numbered PALM-003404820-28 (Chang Dep. Ex. 1301)	PALM-003404820	Chang, Jacqueline	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
1302		4/30/2014 Facebook CEO Mark Zuckerberg F8 2014 Keynote (Full Transcript), Bates-numbered CONSUMER-FB-0000044232-37 (Chang Dep. Ex. 1302)	CONSUMER-FB-0000044232	Chang, Jacqueline	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 802) and/or hearsay exception applies (FRE 803, 804, 807).
1303		12/22/2022 Declaration of Steven Elia in Support of Settlement, <i>In Re Facebook Inc. Consumer Privacy User Profile Litigation</i> , No. 18-md-2843-VC (N.D. Cal.) (Chang Dep. Ex. 1303)		Chang, Jacqueline	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
1304		3/21/2018 Mark Zuckerberg (Facebook) update on Cambridge Analytica Situation (1 page, no Bates) (Chang Dep. Ex. 1304)		Chang, Jacqueline	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1305		5/22/2019 Email Bates-numbered PALM-ADI-0000787994-95 (Chang Dep. Ex. 1305)	PALM-ADI-0000787994	Chang, Jacqueline	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 802) and/or hearsay exception applies (FRE 803, 804, 807).
1306		5/22/2019 Email Bates-numbered PALM-ADI-0000052181-82 (Chang Dep. Ex. 1306)	PALM-ADI-0000052181	Chang, Jacqueline	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
1307		7/11/2018 Investigative Memorandum Bates-numbered FB-CA-MDL-02221179-196 (Chang Dep. Ex. 1307)	FB-CA-MDL-02221179	Chang, Jacqueline	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 501—Exhibit contains privileged information; Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 1002—Exhibit is not the original; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Exhibit does not reflect settlement subsequent remedial measures (FRE 407). Original is not required under FRE 1002. Motion in Limine is opposed. Exhibit is complete (FRE 106). Exhibit is not protected under any privilege for trial use. (FRE 501)
1308		5/28/2019 Email string Bates-numbered PALM-ADI-0000817677-683 (Chang Dep. Ex. 1308)	PALM-ADI-0000817677	Chang, Jacqueline	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1493		4/11/2017 Email string Bates-numbered PALM-013711778-782 (Jhaveri Dep. Ex. 1493)	PALM-013711778	Jhaveri, Ash	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

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1494		6/28/2018 Email and attachment Bates-numbered PALM-014503706-723 (Jhaveri Dep. Ex. 1494)	PALM-014503706	Jhaveri, Ash	Will be used to provide Facebook's liability, impact and damages					Rule 404—Exhibit appears to contain improper character evidence; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Exhibit is not character evidence (FRE 404). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
1495		Native Powerpoint File PALM-014503708 (Jhaveri Dep. Ex. 1495)	PALM-014503708	Jhaveri, Ash	Will be used to provide Facebook's liability, impact and damages					Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 404—Exhibit appears to contain improper character evidence; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	MILs are opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
1496		12/7/2018 Email string Bates-numbered PALM-017003817-822 (Jhaveri Dep. Ex. 1496)	PALM-017003817	Jhaveri, Ash	Will be used to provide Facebook's liability, impact and damages					Rule 404—Exhibit appears to contain improper character evidence; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Exhibit is not character evidence (FRE 404). MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1497		2/15/2018 Email Bates-numbered PALM-003248029 (Jhaveri Dep. Ex. 1497)	PALM-003248029	Jhaveri, Ash	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 404—Exhibit appears to contain improper character evidence; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Exhibit is not character evidence (FRE 404). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
1498		6/20/2018 Email string and attachment Bates-numbered PALM-010343037-3040 (Jhaveri Dep. Ex. 1498)	PALM-010343037	Jhaveri, Ash	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 404—Exhibit appears to contain improper character evidence; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Exhibit is not character evidence (FRE 404). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
1499		8/21/2018 Email string Bates-numbered PALM-012989826-27 (Jhaveri Dep. Ex. 1499)	PALM-012989826	Jhaveri, Ash	Will be used to provide Facebook's liability, impact and damages					Rule 404—Exhibit appears to contain improper character evidence; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Exhibit is not character evidence (FRE 404). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
1500		4/12/2021 Email string Bates-numbered PALM-013202412-14 (Jhaveri Dep. Ex. 1500)	PALM-013202412	Jhaveri, Ash	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
1511		3/4/2014 Email and attachment Bates-numbered PALM-003521959-981 (Bosworth Dep. Ex. 1511)	PALM-003521959	Bosworth, Andrew	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)

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1512		7/1/2015 Email string Bates-numbered PALM-004023854-56 (Bosworth Dep. Ex. 1512)	PALM-004023854	Bosworth, Andrew	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
1513		4/18/2014 Email string Bates-numbered PALM-017030700-705 (Bosworth Dep. Ex. 1513)	PALM-017030700	Bosworth, Andrew	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
1514		3/29/2018 Article "Growth At Any Cost Top Facebook Executive Defended Data Collection In 2016 Memo - And Warned That Facebook Could Get People Killed" (8 pages, no Bates) (Bosworth Dep. Ex. 1514)		Bosworth, Andrew	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 5; Rule 404—Exhibit appears to contain improper character evidence; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Exhibit is not character evidence (FRE 404). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1515		3/17/2016 Email string Bates-numbered PALM-015010005-10008 (Bosworth Dep. Ex. 1515)	PALM-015010005	Bosworth, Andrew	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1561			TWTR-KLEIN00132048	Coleman, Keith	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1562			TWTR-KLEIN00059002	Coleman, Keith	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).


Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1563			TWTR-KLEIN00133537	Coleman, Keith	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
1697		6/25/2019 Email Bates-numbered PALM-010469163-65 (Crum Dep. Ex. 1697)	PALM-010469163	Crum, Henry	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1698		7/9/2019 Email Bates-numbered PALM-010474433-35 (Crum Dep. Ex. 1698)	PALM-010474433	Crum, Henry	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1699		8/15/2019 Email Bates-numbered PALM-016739275-78 (Crum Dep. Ex. 1699)	PALM-016739275	Crum, Henry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). . Motion in Limine is opposed.
1700		8/6/2019 Presentation Deck Bates-numbered PALM-014686610-6745 (Crum Dep. Ex. 1700)	PALM-014686610	Crum, Henry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
1701		9/6/2019 Message Summary Bates-numbered PALM-013532945-47 (Crum Dep. Ex. 1701)	PALM-013532945	Crum, Henry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
1702		11/2/2021 Presentation Deck Bates-numbered PALM-017069195-9221 (Crum Dep. Ex. 1702)	PALM-017069195	Crum, Henry	Will be used to provide Facebook's liability, impact and damages	Dennis Carlton; Henry Crum	Defense to Plaintiffs' claims			Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1703		7/26/2019 Message Summary Bates-numbered PALM-013177700-710 (Crum Dep. Ex. 1703)	PALM-013177700	Crum, Henry	Will be used to provide Facebook's liability, impact and damages					Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1717		7/2/2015 Email Bates-numbered PALM-008420192-93 (Levinson Dep. Ex. 1717)	PALM-008420192	Levinson, Michael	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
1719		5/27/2019 Email string Bates-numbered PALM-012292152-160 (Levinson Dep. Ex. 1719)	PALM-012292152	Levinson, Michael	Will be used to provide Facebook's liability, impact and damages					Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1720		6/8/2015 Email string Bates-numbered PALM-013413932-34 (Levinson Dep. Ex. 1720)	PALM-013413932	Levinson, Michael	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
1721		12/2021 Presentation Deck Bates-numbered PALM-015438977-39049 (Levinson Dep. Ex. 1721)	PALM-015438977	Levinson, Michael	Will be used to provide Facebook's liability, impact and damages					Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is subject to Meta's pending Motion in Limine No. 3; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1722		11/21/2019 Email Bates-numbered PALM-013537885-88 (Levinson Dep. Ex. 1722)	PALM-013537885	Levinson, Michael	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1723		2/4/2020 Email string and attachment Bates-numbered PALM-013541313-329 (Levinson Dep. Ex. 1723)	PALM-013541313	Levinson, Michael	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1724		9/17/2015 Email string Bates-numbered PALM-006821235 (Levinson Dep. Ex. 1724)	PALM-006821235	Levinson, Michael	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1725		1/13/2016 Email Bates-numbered PALM-006236694-95 (Levinson Dep. Ex. 1725)	PALM-006236694	Levinson, Michael	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1731		4/30/2019 document Bates-numbered PALM-016884052-4091 (Savage Dep. Ex. 1731)	PALM-016884052	Savage, Ben	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1732		6/6/2019 document Bates-numbered PALM-010644853-57 (Savage Dep. Ex. 1732)	PALM-010644853	Savage, Ben	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1733		6/6/2019 document Bates-numbered PALM-010644873-75 (Savage Dep. Ex. 1733)	PALM-010644873	Savage, Ben	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1734		7/1/2019 document Bates-numbered PALM-008915876-884 (Savage Dep. Ex. 1734)	PALM-008915876	Savage, Ben	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1735		7/26/2019 Message Summary Bates-numbered PALM-017067994-98 (Savage Dep. Ex. 1735)	PALM-017067994	Savage, Ben	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1736		7/7/2020 Message Summary Bates-numbered PALM-012998610-621 (Savage Dep. Ex. 1736)	PALM-012998610	Savage, Ben	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1737		3/1/2021 document Bates-numbered PALM-015348470-76 (Savage Dep. Ex. 1737)	PALM-015348470	Savage, Ben	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1753		9/7/2018 FB workplace string Bates-numbered PALM-012284927-932 (Cunningham Dep. Ex. 1753)	PALM-012284927	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 701—Exhibit contains improper specialized opinion(s) by a lay witness; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit is based on witness perception and helpful to understanding witness testimony or determining fact in issue (FRE 701). In the alternative, witness qualifies as an expert (FRE 702). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1754		4/17/2018 Email string Bates-numbered PALM-003698126-27 (Cunningham Dep. Ex. 1754)	PALM-003698126	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 701—Exhibit contains improper specialized opinion(s) by a lay witness; Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit is based on witness perception and helpful to understanding witness testimony or determining fact in issue (FRE 701). In the alternative, witness qualifies as an expert (FRE 702). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1756		10/12/2018 FB workplace string Bates-numbered PALM-017043832-841 (Cunningham Dep. Ex. 1756)	PALM-017043832	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 701—Exhibit contains improper specialized opinion(s) by a lay witness; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit is based on witness perception and helpful to understanding witness testimony or determining fact in issue (FRE 701). In the alternative, witness qualifies as an expert (FRE 702). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1757		7/8/2019 Message Summary Bates-numbered PALM-011057154-56 (Cunningham Dep. Ex. 1757)	PALM-011057154	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 701—Exhibit contains improper specialized opinion(s) by a lay witness; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit is based on witness perception and helpful to understanding witness testimony or determining fact in issue (FRE 701). In the alternative, witness qualifies as an expert (FRE 702). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1759		Undated document Bates-numbered PALM-006750169-174 (Cunningham Dep. Ex. 1759)	PALM-006750169	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 701—Exhibit contains improper specialized opinion(s) by a lay witness; Rule 403—Exhibit is improperly offered as evidence of a legal conclusion likely to confuse or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit is based on witness perception and helpful to understanding witness testimony or determining fact in issue (FRE 701). In the alternative, witness qualifies as an expert (FRE 702). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).



Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1760		5/3/2019 document Bates-numbered PALM-006750852-864 (Cunningham Dep. Ex. 1760)	PALM-006750852	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages	Dennis Carlton; Tom Cunningham; John List	Defense to Plaintiffs' claims			Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 701—Exhibit contains improper specialized opinion(s) by a lay witness; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Exhibit is based on witness perception and helpful to understanding witness testimony or determining fact in issue (FRE 701). In the alternative, witness qualifies as an expert (FRE 702). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1761		3/17/2020 document Bates-numbered PALM-012150675-79 (Cunningham Dep. Ex. 1761)	PALM-012150675	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 701—Exhibit contains improper specialized opinion(s) by a lay witness; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Exhibit is based on witness perception and helpful to understanding witness testimony or determining fact in issue (FRE 701). In the alternative, witness qualifies as an expert (FRE 702). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1762		Undated document Bates-numbered PALM-008242128-132 (Cunningham Dep. Ex. 1762)	PALM-008242128	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 701—Exhibit contains improper specialized opinion(s) by a lay witness; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is improperly offered as evidence of a legal conclusion likely to confuse or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Exhibit is based on witness perception and helpful to understanding witness testimony or determining fact in issue (FRE 701). In the alternative, witness qualifies as an expert (FRE 702). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1763		Undated document Bates-stamped PALM 016444321-355 (Cunningham Dep. Ex. 1763)	PALM-016444321	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 701—Exhibit contains improper specialized opinion(s) by a lay witness; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit is based on witness perception and helpful to understanding witness testimony or determining fact in issue (FRE 701). In the alternative, witness qualifies as an expert (FRE 702). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1764		9/17/2018 FB workplace string Bates-numbered PALM-006470120-24 (Cunningham Dep. Ex. 1764)	PALM-006470120	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is not legible; Rule 701—Exhibit contains improper specialized opinion(s) by a lay witness; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). Exhibit is based on witness perception and helpful to understanding witness testimony or determining fact in issue (FRE 701). In the alternative, witness qualifies as an expert (FRE 702). No limiting instruction is needed (FRE 105)

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1765		9/20/2018 document Bates-numbered PALM-009052646-48 (Cunningham Dep. Ex. 1765)	PALM-009052646	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 701—Exhibit contains improper specialized opinion(s) by a lay witness; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit is based on witness perception and helpful to understanding witness testimony or determining fact in issue (FRE 701). In the alternative, witness qualifies as an expert (FRE 702). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1766		Undated document Bates-numbered PALM-009048148-150 (Cunningham Dep. Ex. 1766)	PALM-009048148	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1767		9/15/2022 document Bates-numbered PALM-017028116-18 (Cunningham Dep. Ex. 1767)	PALM-017028116	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1795		4/21/2023 Apple letter to Consumer Plaintiffs regarding deposition and testimony (2 pages, no Bates) (Shah Dep. Ex. 1795)		Shah, Ronak	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1796		12/17/2020 Tim Cook Twitter feed capture (4 pages, no Bates) (Shah Dep. Ex. 1796)		Shah, Ronak	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 901—Proponent has not established authenticity of the document; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1797			APL-KLEIN_00035769	Shah, Ronak	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is subject to Meta's pending Motion in Limine No. 4; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Motions in Limine are opposed.


Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1798		4/6/2018 Article "Read Tim Cook's interview with Chris Hayes and Kara Swisher" (28 pages, no Bates) (Shah Dep. Ex. 1798)		Shah, Ronak	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 901—Proponent has not established authenticity of the document; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is subject to Meta's pending Motion in Limine No. 4; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Motions in Limine are opposed.
1799		Apple Webpage "Relive, edit, and share your picture-perfect moments" (https://www.apple.com/ios/photos/) (15 pages, no Bates) (Shah Dep. Ex. 1799)		Shah, Ronak	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 901—Proponent has not established authenticity of the document; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1800		Apple Webpage - "We're committed to protecting your data" (https://www.apple.com/privacy/features) (34 pages, no Bates) (Shah Dep. Ex. 1800_		Shah, Ronak	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 901—Proponent has not established authenticity of the document; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1806		10/20/2011 Article - "LinkedIn founder Facebook isn't competition" (3 pages, no Bates) (Pattabiraman Dep. Ex. 1806)		Pattabiraman, Kumaresh	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).


Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1807		Undated LinkedIn Presentation Deck "The Mindset Divide" (8 pages, no Bates) (Pattabiraman Dep. Ex. 1807)		Pattabiraman, Kumaresh	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1808		LinkedIn Log In Form (8 pages, no Bates) (Pattabiraman Dep. Ex. 1808)		Pattabiraman, Kumaresh	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1809		9/29/2020 LinkedIn Blog Post "Strengthening our Professional Community Policies to Keep Members Safe" (3 pages, no Bates) (Pattabiraman Dep. Ex. 1809)		Pattabiraman, Kumaresh	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1810		12/31/2015 SEC Form 10-K, LinkedIn Corporation (66 pages, no Bates) (Pattabiraman Dep. Ex. 1810)		Pattabiraman, Kumaresh	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

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1811		[REDACTED]	LI_METALIT_00060579	Pattabiraman, Kumaresh	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1812		[REDACTED]	LI_METALIT_00002141	Pattabiraman, Kumaresh	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1813		[REDACTED]	LI_METALIT_00004424	Pattabiraman, Kumaresh	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1896		Video clip of DLD Keynote Sandberg (Sandberg Dep. Ex. 1896)		Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
1896		[REDACTED]	MEWE003100	Weinstein, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 404—Exhibit appears to contain improper character evidence; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1897		DLD Keynote Sheryl Sandberg, A Keynote by Sheryl Sandberg at DLD 2012 in Munich (Sandberg Dep. Ex. 1897)		Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages	Mark Weinstein	Defense to Plaintiffs' claims			Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Document is complete (FRE 106). MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1897		Declaration of Mark Weinstein (6 pages, no Bates) (Weinstein Dep. Ex. 1897)		Weinstein, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 404—Exhibit appears to contain improper character evidence; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Exhibit is not character evidence (FRE 404). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1898		DLD Keynote Sheryl Sandberg, A Keynote by Sheryl Sandberg at DLD 2012 in Munich (Sandberg Dep. Ex. 1898)		Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Motion in Limine is opposed.
1898			MEWE004922	Weinstein, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1898A			MEWE004919	Weinstein, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1899		DLD Keynote Sheryl Sandberg, A Keynote by Sheryl Sandberg at DLD 2012 in Munich (Sandberg Dep. Ex. 1899)		Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1899			MEWE042141	Weinstein, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1899A			MEWE042140	Weinstein, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1899B			MEWE042146	Weinstein, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed.
1900		Facebook's Sheryl Sandberg on FTC Settlement screenshot (Sandberg Dep. Ex. 1900)		Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 901—Proponent has not established authenticity of the document; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1900			MEWE017977	Weinstein, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Document is complete (FRE 106). MIL is opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1900A			MEWE017978	Weinstein, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 404—Exhibit appears to contain improper character evidence; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit is not character evidence (FRE 404). MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1901		7/30/2015 Email string Bates-numbered PALM-008883714-16 (Sandberg Dep. Ex. 1901)	PALM-008883714	Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1902		9/10/2012 Email string Bates-numbered PALM-008816198-6204 (Sandberg Dep. Ex. 1902)	PALM-008816198	Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
1903		4/28/2008 Email string Bates-numbered PALM-006183422-24 (Sandberg Dep. Ex. 1903)	PALM-006183422	Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
1904		7/15/2008 Email string Bates-numbered PALM-006152887-88 (Sandberg Dep. Ex. 1904)	PALM-006152887	Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
1905		8/25/2009 Email string Bates-numbered PALM-016918679-681 (Sandberg Dep. Ex. 1905)	PALM-016918679	Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
1906		5/13/2010 Email string Bates-numbered PALM-008818148-154 (Sandberg Dep. Ex. 1906)	PALM-008818148	Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
1907		5/22/2010 Email string Bates-numbered PALM-006124721-731 (Sandberg Dep. Ex. 1907)	PALM-006124721	Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
1908		11/27/2011 Email string Bates-numbered PALM-008822532-37 (Sandberg Dep. Ex. 1908)	PALM-008822532	Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1909		3/17/2017 Email Bates-numbered PALM-004296845 (Sandberg Dep. Ex. 1909)	PALM-004296845	Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 608—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1910		3/22/2018 Transcript - "CNBC Exclusive CNBC Transcript Sheryl Sandberg Sits Down with CNBC's Julia Boorstin Today" (8 pages, no Bates)		Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
1911		7/15/2011 Email string Bates-numbered PALM-008817887-88 (Sandberg Dep. Ex. 1911)	PALM-008817887	Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1912		9/1/2020 Investigational Hearing Testimony of Sheryl Sandberg, <i>In the Matter of Facebook, Inc.</i> , FTC File No. 191-0134, Bates-numbered PALM-DEP-00009768-9880 (Sandberg Dep. Ex. 1912)	PALM-DEP-00009768	Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
1931			GOOG-META-00563251	Horowitz, Bradley	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pt's Sponsoring	Pt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pt's Objections	Def.'s Responses	Def.'s Objections	Pt's Responses
1932		[REDACTED]	GOOG-META-00566317	Horowitz, Bradley	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
1933		[REDACTED]	GOOG-META-00644342	Horowitz, Bradley	Will be used to provide Facebook's liability, impact and damages	Sagee Ben-Zedeiff, Erez Naveh; Catherine Tucker	Defense to Plaintiffs' claims			Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
1934		[REDACTED]	GOOG-META-00585095	Horowitz, Bradley	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2099		Undated Reddit Thread titled "Why are some people complaining there's too many Star Wars movies/spinoffs... wasn't this George Lucas' dream?" (8 pages, no Bates)			Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
2207		7/11/2018 Email string and attachment Bates-numbered PALM-011312772-75 (Naveh Dep. Ex. 2207)	PALM-011312772	Naveh, Erez	Will be used to provide Facebook's liability, impact and damages					Rule 404—Exhibit appears to contain improper character evidence; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit is not character evidence (FRE 404). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2214		7/15/2020 Email string Bates-numbered PALM-013553009-3011 (Naveh Dep. Ex. 2214)	PALM-013553009	Naveh, Erez	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2250		7/7/2010 Email string Bates-numbered PALM-006006351-52 (Zuckerberg Dep. Ex. 2250)	PALM-006006351	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Motions in Limine are opposed.

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2251		5/24/2010 Article "From Facebook, answering privacy concerns with new settings" (2 pages, no Bates) (Zuckerberg Dep. Ex. 2251)		Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2252		11/29/2011 Article "Our Commitment to the Facebook Community" Bates-numbered CONSUMER-FB-0000002257-264 (Zuckerberg Dep. Ex. 2252)	CONSUMER-FB-0000002257	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2253		3/22/2018 Article "Here's the transcript of Recode's interview with Facebook CEO Mark Zuckerberg about the Cambridge Analytica controversy and more" (6 pages, no Bates) (Zuckerberg Dep. Ex. 2253)		Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed.
2254		9/15/2020 Calendar Invite, attachments Bates-numbered PALM-013818575-8630 (Zuckerberg Dep. Ex. 2254)	PALM-013818575	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2305		3/21/2018 Transcript "Digital, Culture, Media and Sport Committee" House of Commons meeting (19 pages, no Bates) (Parakilas Dep. Ex. 2305)		Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). N Motion in Limine is opposed.
2306		5/1/2012 Message Summary Bates-numbered PALM-007779412-14 (Parakilas Dep. Ex. 2306)	PALM-007779412	Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Exhibit is subject to Meta s pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2307		2/21/2012 Message Summary Bates-numbered PALM-016484631-37 (Parakilas Dep. Ex. 2307)	PALM-016484631	Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Exhibit is subject to Meta s pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2308		3/20/2018 Article "Utterly horrifying ex Facebook insider says covert data harvesting was routine" (4 pages, no Bates) (Parakilas Dep. Ex. 2308)		Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 404—Exhibit appears to contain improper character evidence; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Exhibit is not character evidence (FRE 404). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2309		7/12/2011 Email string Bates-numbered PALM-009582669-670 (Parakilas Dep. Ex. 2309)	PALM-009582669	Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2310		5/7/2012 Email string Bates-numbered PALM-010713883-85 (Parakilas Dep. Ex. 2310)	PALM-010713883	Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2311		5/9/2012 Email string Bates-numbered PALM-011371849-857 (Parakilas Dep. Ex. 2311)	PALM-011371849	Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2312		5/31/2012 Email string Bates-numbered PALM-007781221-26 (Parakilas Dep. Ex. 2312)	PALM-007781221	Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2313		6/7/2012 Email string Bates-numbered PALM-008866528-531 (Parakilas Dep. Ex. 2313)	PALM-008866528	Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2314		5/9/2012 Email and attachment Bates-numbered PALM-007779738-773 (Parakilas Dep. Ex. 2314)	PALM-007779738	Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2315		8/9/2011 Email string Bates-numbered PALM-ADI-0000421008-1014 (Parakilas Dep. Ex. 2315)	PALM-ADI-0000421008	Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2316		8/21/2012 Email string Bates-numbered PALM-010711659-665 (Parakilas Dep. Ex. 2316)	PALM-010711659	Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2317		4/5/2012 Email string Bates-numbered PALM-016912201-205 (Parakilas Dep. Ex. 2317)	PALM-016912201	Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2318		4/23/2012 Email and attachment Bates-numbered PALM-010714612-623 (Parakilas Dep. Ex. 2318)	PALM-010714612	Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta s pending Motion in Limine No. 1; Exhibit is subject to Meta s pending Motion in Limine No. 6; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2319		4/25/2012 Email and attachment Bates-numbered PALM-010705120-21 (Parakilas Dep. Ex. 2319)	PALM-010705120	Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta s pending Motion in Limine No. 1; Exhibit is subject to Meta s pending Motion in Limine No. 6; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2320		6/21/2012 Email and attachment Bates-numbered PALM-016913541-42 (Parakilas Dep. Ex. 2320)	PALM-016913541	Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta s pending Motion in Limine No. 1; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2321		7/7/2011 Email string Bates-numbered PALM-009581450 (Parakilas Dep. Ex. 2321)	PALM-009581450	Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2322		11/19/2017 Article "Opinion - We Can't Trust Facebook to Regulate Itself" by Sandy Parakilas (3 pages, no Bates) (Parakilas Dep. Ex. 2322)		Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed.
2323		3/20/2018 Transcript "Former Facebook Insider Says Company Cannot Be Trusted to Regulate Itself" (15 pages, no Bates) (Parakilas Dep. Ex. 2323)		Parakilas, Sandy	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed.
2351		12/9/2009 Article "Facebook Asks More Than 350 Million Users Around the World to Personalize Their Privacy" (3 pages, no Bates) (Schrage Dep. Ex. 2351)		Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2352		5/11/2010 Article "Facebook Executive Answers Reader Questions" (8 pages, no Bates) (Schrage Dep. Ex. 2352)		Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2353		5/13/2010 Email string Bates-numbered PALM-010780971-75 (Schrage Dep. Ex. 2353)	PALM-010780971	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2355		6/18/2010 Email and attachment Bates-numbered PALM-005210078-10115 (Schrage Dep. Ex. 2355)	PALM-005210078	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2356		7/8/2011 Email Bates-numbered PALM-006175265 (Schrage Dep. Ex. 2356)	PALM-006175265	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)

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2357		11/27/2011 Email string Bates-numbered PALM-016467831-35 (Schrage Dep. Ex. 2357)	PALM-016467831	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit appears not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2358		3/19/2018 Email string Bates-numbered PALM-010063538-39 (Schrage Dep. Ex. 2358)	PALM-010063538	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2359		7/30/2018 Email string and attachment Bates-numbered PALM-016921346-352 (Schrage Dep. Ex. 2359)	PALM-016921346	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2360		9/7/2019 Email string Bates-numbered PALM-DEP-00012631-35 (Schrage Dep. Ex. 2360)	PALM-DEP-00012631	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2361		11/15/2018 Elliot Schrage Testimony before Securities and Exchange Commission, Bates-numbered PALM-DEP-00011541-1750 (Schrage Dep. Ex. 2361)	PALM-DEP-00011541	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Motion in Limine is opposed.
2387		3/1/2023 Article "Former Facebook Execs Launch Startup, Adding to Efforts to Improve Ad Measurement" (6 pages, no Bates) (Smallwood Dep. Ex. 2387)		Smallwood, Brad	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No 803, 804, 807). MILs are 4; Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MILs are 4; Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit

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2388		2/21/2013 Email string and attachments Bates-numbered PALM-007951474-78 (Smallwood Dep. Ex. 2388)	PALM-007951474	Smallwood, Brad	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2389		3/5/2014 Email and attachment Bates-numbered PALM-007977902-903 (Smallwood Dep. Ex. 2389)	PALM-007977902	Smallwood, Brad	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2391		5/23/2019 Email string and attachment Bates-stamped PALM 008917908-910 (Smallwood Dep. Ex. 2391)	PALM-008917908	Smallwood, Brad	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2392		5/31/2019 Email Bates-numbered PALM-011649670-72 (Smallwood Dep. Ex. 2392)	PALM-011649670	Smallwood, Brad	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2393		3/25/2019 Email and attachments Bates-numbered PALM-007980438-442 (Smallwood Dep. Ex. 2393)		Smallwood, Brad	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2395		8/16/2019 Article "Fidji Simo Is the New Face of Facebook" (9 pages, no Bates) (Simo Dep. Ex. 2395)		Simo, Fidji	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed.

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2396		Undated document Bates-numbered PALM-016757437-440 (Simo Dep. Ex. 2396)	PALM-016757437	Simo, Fidji	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2397		3/23/2018 Email string Bates-numbered PALM-005475555-562 (Simo Dep. Ex. 2397)	PALM-005475555	Simo, Fidji	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2398		3/29/2018 Email Bates-numbered PALM-005422684 (Simo Dep. Ex. 2398)	PALM-005422684	Simo, Fidji	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2400		6/27/2018 Email string Bates-numbered PALM-003577018-7020 (Simo Dep. Ex. 2400)	PALM-003577018	Simo, Fidji	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2410		July 2020 document Bates-numbered PALM-DEP-00013221-249 (Egan Dep. Ex. 2410)	PALM-DEP-00013221	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2411		5/8/2014 Email and attachments Bates-numbered PALM-000895215-232 (Egan Dep. Ex. 2411)	PALM-000895215	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 5; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2412		10/21/2011 Email string Bates-numbered PALM-FTC-00001385-88 (Egan Dep. Ex. 2412)	PALM-FTC-00001385	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2413		11/2/2011 Email string Bates-numbered PALM-008917709-711 (Egan Dep. Ex. 2413)	PALM-008917709	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2414		11/27/2011 Email string Bates-numbered PALM-011850356-59 (Egan Dep. Ex. 2414)	PALM-011850356	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2415		12/15/2011 Email Bates-numbered PALM-016881862-64 (Egan Dep. Ex. 2415)	PALM-016881862	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2416		10/24/2012 Email and attachment Bates-numbered PALM-016918734-35 (Egan Dep. Ex. 2416)	PALM-016918734	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2417		4/15/2018 Email string Bates-numbered PALM-ADI-0000167002-7007 (Egan Dep. Ex. 2417)	PALM-ADI-0000167002	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Exhibit is complete (FRE 106). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2418		10/11/2018 Email string Bates-numbered PALM-014398466-482 (Egan Dep. Ex. 2418)	PALM-014398466	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 5; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2419		7/27/2018 Email string Bates-numbered PALM-ADI-0000164796-4801 (Egan Dep. Ex. 2419)	PALM-ADI-0000164796	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

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2420		5/9/2018 Email string Bates-numbered PALM-016826683-88 (Egan Dep. Ex. 2420)	PALM-016826683	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2421		3/25/2018 Email string Bates-numbered PALM-016903352-55 (Egan Dep. Ex. 2421)	PALM-016903352	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2422		Undated document Bates-numbered PALM-017043449-483 (Egan Dep. Ex. 2422)	PALM-017043449	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2423		10/10/2019 Email string Bates-numbered PALM-013788535-36 (Egan Dep. Ex. 2423)	PALM-013788535	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2424		6/14/2019 Email string and attachments Bates-numbered PALM-011071549-584 (Egan Dep. Ex. 2424)	PALM-011071549	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2425		10/22/2018 document Bates-numbered PALM-015903804-884 (Goldman Dep. Ex. 2425)	PALM-015903804	Goldman, Rob	Will be used to provide Facebook's liability, impact and damages					Exhibit is not legible; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 901—Proponent has not established authenticity of the document; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Document produced by Defendant.


Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2436		5/14/2018 Meta Newsroom article "An Update on Our App Investigation and Audit" (2 pages, no Bates) (Chen Dep. Ex. 2436)		Chen, Stacey	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 407—Exhibit contains evidence of subsequent remedial measures no admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2438		9/17/2018 Presentation Deck "App Developer Investigation & Enforcement (September 2018 Status and Re-scoped Approach)" (19 pages, no Bates) (Chen Dep. Ex. 2438)		Chen, Stacey	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 407—Exhibit contains evidence of subsequent remedial measures no admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2439		Letter to Mark Zuckerberg from United States Senate, Select Committee on Intelligence (3 pages, no Bates) (Chen Dep. Ex. 2439)		Chen, Stacey	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 407—Exhibit contains evidence of subsequent remedial measures no admissible to prove culpable conduct; Rule 404—Exhibit appears to contain improper character evidence; Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). MIL is opposed.
2440		Undated document Bates-numbered PALM-ADI-0000060905 (Chen Dep. Ex. 2440)	PALM-ADI-0000060905	Chen, Stacey	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 407—Exhibit contains evidence of subsequent remedial measures no admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

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2441		8/2/2019 Email string Bates-numbered PALM-ADI-0000089682-83 (Chen Dep. Ex. 2441)	PALM-ADI-0000089682	Chen, Stacey	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 407—Exhibit contains evidence of subsequent remedial measures no admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2442		2020 Presentation Deck Bates-numbered PALM-ADI-0000089885 (Chen Dep. Ex. 2442)	PALM-ADI-0000089885	Chen, Stacey	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 407—Exhibit contains evidence of subsequent remedial measures no admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2443		Undated Native Excel document, Final ADI Suspensions List (no Bates) (Chen Dep. Ex. 2443)	Excel document, Final ADI Suspensions List	Chen, Stacey	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 407—Exhibit contains evidence of subsequent remedial measures no admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2444		Undated document titled "Meta's App Developer Investigation - Background for S. Chen 30(b)(6) Deposition" (1 page, no Bates) (Chen Dep. Ex. 2444)		Chen, Stacey	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2445		3/6/2020 document Bates-numbered FB-CA-MDL-02851185-197 (Chen Dep. Ex. 2445)	FB-CA-MDL-02851185	Chen, Stacey	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 407—Exhibit contains evidence of subsequent remedial measures no admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2446		6/12/2018 document Bates-numbered FE-CA-MDL-02014142-153 (Chen Dep. Ex. 2446)	FE-CA-MDL-02014142	Chen, Stacey	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 407—Exhibit contains evidence of subsequent remedial measures no admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2447		8/15/2018 document Bates-numbered FB-CA-MDL-02552090-2135 (Chen Dep. Ex. 2447)	FB-CA-MDL-02552090	Chen, Stacey	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 407—Exhibit contains evidence of subsequent remedial measures no admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2448		2/20/2019 document Bates-numbered FB-CA-MDL-02014206-241 (Chen Dep. Ex. 2448)	FB-CA-MDL-02014206	Chen, Stacey	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 407—Exhibit contains evidence of subsequent remedial measures no admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2449		2/21/2019 document Bates-numbered FB-CA-MDL-02630229-30419 (Chen Dep. Ex. 2449)	FB-CA-MDL-02630229	Chen, Stacey	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2451		5/5/2022 document titled "Public Poll Findings and Methodology - A majority of Americans are concerned about the safety and privacy of their personal data" (16 pages, no Bates) (Fair Dep. Ex. 2451)		Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Daubert is opposed
2452		8/19/2020 Article "Study finds 93% of US citizens would switch to privacy-conscious organization" (3 pages, no Bates) (Fair Dep. Ex. 2452)		Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
2453		Undated Presentation Deck titled "The Data Privacy Feedback Loop 2020" (27 pages, no Bates) (Fair Dep. Ex. 2453)		Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2454		1/28/2022 Declaration of Rebecca Kirk Fair (10.15.2021), <i>Fishon et al v. Peloton Interactive, Inc.</i> (SD NY 19-11711) (53 pages, no Bates) (Fair Dep. Ex. 2454)		Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed. Daubert is opposed
2455		Document labeled Exhibit 1 from Case 19-cv-11711 (Dkt 245-1) filed 11/14/2022 (280 pages, no Bates) (Fair Dep. Ex. 2455)		Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed. Daubert is opposed
2456		July 2016 Presentation Deck Bates-numbered PALM-ADI-0000261242-292 (Fair Dep. Ex. 2456)	PALM-ADI-0000261242	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Daubert is opposed (FRE 702).
2457		June 2015 document titled "The Tradeoff Fallacy: How Marketers Are Misrepresenting American Consumers and Opening Them Up to Exploitation" (24 pages, no Bates) (Fair Dep. Ex. 2457)		Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2459		Undated Presentation Deck Bates-numbered PALM-013740957-994 (Fair Dep. Ex. 2459)	PALM-013740957	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
2460		Undated Presentation Deck Bates-numbered PALM-009947019-7133 (Fair Dep. Ex. 2460)	PALM-009947019	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Exhibit is not legible; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). The exhibit is complete (FRE 106). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Exhibit is not incomplete (FRE 106). Daubert is opposed. Defendant produced the document.
2461		Undated Presentation Deck Bates-numbered PALM-016932709 (Fair Dep. Ex. 2461)	PALM-016932709	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Document is complete (FRE 106). MILs are opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
2501		 KLEIN-META_AMAZON_0001537	KLEIN-META_AMAZON_0001537	Amazon	Will be used to provide Facebook's liability, impact and damages	Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

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2503		December 2019 document titled "Privacy policy and competition" by Alex Matthews and Catherine Tucker (28 pages, no Bates) (Tucker Dep. Ex. 2503)		Tucker, Catherine	Will be used to provide Facebook's liability, impact and damages	Catherine Tucker	Defense to Plaintiffs' claims			Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2504		Document titled "MIT Open Access Articles Social Networks, Personalized Advertising, and Privacy Controls" (48 pages, no Bates) (Tucker Dep. Ex. 2504)		Tucker, Catherine	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2505		6/10/2023 document titled "The Economics of Privacy An Agenda" by Catherine Tucker (25 pages, no Bates) (Tucker Dep. Ex. 2505)		Tucker, Catherine	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2506		10/14/2019 FB workplace document Bates-numbered PALM-016440640-651 (Tucker Dep. Ex. 2506)	PALM-016440640	Tucker, Catherine	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2507		Undated FB workplace document Bates-numbered PALM-016440707-719 (Tucker Dep. Ex. 2507)	PALM-016440707	Tucker, Catherine	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2527		"Appendix B Materials Relied Upon" to the opening report of John List (List Dep. Ex. 2527)		List, John	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed.

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2528		Expert Report of John A. List, Ph.D., <i>FTC v. Meta Platforms Inc.</i> , original date 10/03/2023, corrected on 10/6/2023 (88 pages, no Bates) (List Dep. Ex. 2528)		List, John	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed.
2529		1/12/2024 User Affirmative Merits Report of Catherine Tucker (Tucker Dep. Ex. 2529)		Tucker, Catherine	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2530		2/24/2016 Meta Newsroom Release titled "Reactions Now Available Globally" (6 pages, no Bates) (Tucker Dep. Ex. 2530)		Tucker, Catherine	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2531		Reddit posts [deleted by user] (7 pages, no Bates) (Tucker Dep. Ex. 2531)		Tucker, Catherine	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2532		Reddit thread re bots (6 pages, no Bates) (Tucker Dep. Ex. 2532)		Tucker, Catherine	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).


Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2533		8/14/2023 Article "The Increasing Danger of Fraudulent Claims in Class Action Settlements" (9 pages, no Bates) (Tucker Dep. Ex. 2533)		Tucker, Catherine	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2534		Document titled "2020 Antitrust Annual Report" (40 pages, no Bates) (Tucker Dep. Ex. 2534)		Tucker, Catherine	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
2535		1/16/2024 Advertiser Merits Report of Catherine Tucker Errata (331 pages, no Bates)		Tucker, Catherine	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
2601		6/2/2020 Article "How Facebook Can Fix Itself" (7 pages, no Bates) (Schnitt Dep. Ex. 2601)		Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2602		3/26/2021 Article "A Hearing That Should Have Been an Email" (5 pages, no Bates) (Schnitt Dep. Ex. 2602)		Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2603		8/27/2009 Email and attachment Bates-numbered PALM-012853970-77 (Schnitt Dep. Ex. 2603)	PALM-012853970	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2604		1/7/2009 Email Bates-numbered PALM-010067460 (Schnitt Dep. Ex. 2604)	PALM-010067460	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 4; Exhibit MILs are opposed. Not hearsay is subject to Meta s pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	(FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2605		11/22/2011 Email string Bates-numbered PALM-014187604-606 (Schnitt Dep. Ex. 2605)	PALM-014187604	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2606		5/17/2010 Email Bates-numbered PALM-005278255 (Schnitt Dep. Ex. 2606)	PALM-005278255	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2607		10/21/2011 Email string Bates-numbered PALM-012885107-110 (Schnitt Dep. Ex. 2607)	PALM-012885107	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Document is complete (FRE 106). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2608		11/16/2011 Email string Bates-numbered PALM-016629516-520 (Schnitt Dep. Ex. 2608)	PALM-016629516	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 4; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2609		6/1/2010 Email string Bates-numbered PALM-016917426-28 (Schnitt Dep. Ex. 2609)	PALM-016917426	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2610		6/1/2010 Email string Bates-numbered PALM-012854329-330 (Schnitt Dep. Ex. 2610)	PALM-012854329	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2611		9/26/2011 Email string Bates-numbered PALM-010314937-951 (Schnitt Dep. Ex. 2611)	PALM-010314937	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2612		9/26/2011 Email string Bates-numbered PALM-010313517-521 (Schnitt Dep. Ex. 2612)	PALM-010313517	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 4; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2613		11/19/2011 Email string Bates-numbered PALM-012233396-3401 (Schnitt Dep. Ex. 2613)	PALM-012233396	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 404—Exhibit appears to contain improper character evidence; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No 5; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit is not character evidence (FRE 404). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors 5; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered
2614		12/9/2011 Email string Bates-numbered PALM-010931410-16 (Schnitt Dep. Ex. 2614)	PALM-010931410	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2615		6/2/2010 Email string Bates-numbered PALM-012231775-76 (Schnitt Dep. Ex. 2615)	PALM-012231775	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2616		10/7/2011 Email string Bates-numbered PALM-004129906-919 (Schnitt Dep. Ex. 2616)	PALM-004129906	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2617		10/21/2011 Email string Bates-numbered PALM-010630818-822 (Schnitt Dep. Ex. 2617)	PALM-010630818	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.


Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2618		10/2/2011 Email string Bates-numbered PALM-012884637-640 (Schnitt Dep. Ex. 2618)	PALM-012884637	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2619		10/4/2011 Email string and attachment Bates-numbered PALM-005260799-60816 (Schnitt Dep. Ex. 2619)	PALM-005260799	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2620		11/19/2011 Email string and attachment Bates-numbered PALM-00002374-388 (Schnitt Dep. Ex. 2620)	PALM-00002374	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2621		11/19/2011 Email string Bates-numbered PALM-012886204206 (Schnitt Dep. Ex. 2621)	PALM-012886204	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2622		11/17/2011 Email Bates-numbered PALM-FTC-00003251 (Schnitt Dep. Ex. 2622)	PALM-FTC-00003251	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2623		4/8/2010 Message and attachments Bates numbered PALM-012943009-3283 (Schnitt Dep. Ex. 2623)	PALM-012943009	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2624		12/17/2009 Article "Privacy Group Files Complaint on Facebook Changes" (2 pages, no Bates) (Schnitt Dep. Ex. 2624)		Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Exhibit is subject to Meta s pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2625		12/4/2009 Email string Bates-numbered PALM-008213942-954 (Schnitt Dep. Ex. 2625)	PALM-008213942	Schnitt, Barry	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2651		3/26/2018 Message Summary Bates-numbered PALM-012988179-184 (Baser Dep. Ex. 2651)	PALM-012988179	Baser, David	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2652		8/23/2018 Email string and attachment Bates-numbered PALM-014362572-590 (Baser Dep. Ex. 2652)	PALM-014362572	Baser, David	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2653		6/8/20-18 Email string and attachment Bates-numbered PALM-008877414-18 (Baser Dep. Ex. 2653)	PALM-008877414	Baser, David	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2654		6/5/2018 Email string Bates-numbered PALM-016559177-78 (Baser Dep. Ex. 2654)	PALM-016559177	Baser, David	Will be used to provide Facebook's liability, impact and damages					Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2655		10/20/2018 Email string Bates-numbered PALM-016555802-803 (Baser Dep. Ex. 2655)	PALM-016555802	Baser, David	Will be used to provide Facebook's liability, impact and damages					Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Document is complete (FRE 106). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2656		2/7/2019 Message Summary and attachments Bates-numbered PALM-012991911-941 (Baser Dep. Ex. 2656)	PALM-012991911	Baser, David	Will be used to provide Facebook's liability, impact and damages					Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Document is complete (FRE 106). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2657		2/7/2019 Email string and attachments Bates numbered PALM-010069776-9826 (Baser Dep. Ex. 2657)	PALM-010069776	Baser, David	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 6; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is not legible; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Exhibit is not evidence of a compromise excludable under Rule 408.
2658		7/18/2020 Message Summary Bates-numbered PALM-012998729-738 (Baser Dep. Ex. 2658)	PALM-012998729	Baser, David	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2659		7/19/2020 Email string Bates-numbered PALM-012998742-43 (Baser Dep. Ex. 2659)	PALM-012998742	Baser, David	Will be used to provide Facebook's liability, impact and damages	Reid Maker	Defense to Plaintiffs' claims			Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2660		Undated document Bates-numbered PALM-017014984-999 (Baser Dep. Ex. 2660)	PALM-017014984	Baser, David	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2716		Document titled "Microsoft Rewards Programs Key Dates" (7 pages, no Bates) (Maker Dep. Ex. 2716)		Maker, Reid	Will be used to provide Facebook's liability, impact and damages	Reid Maker				Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
2717			MS-LIT_0000000086	Maker, Reid	Will be used to provide Facebook's liability, impact and damages	Reid Maker	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2718			MS-LIT_0000000089	Maker, Reid	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2719			MS-LIT_0000000003	Maker, Reid	Will be used to provide Facebook's liability, impact and damages	Reid Maker	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2720			MS-LIT_0000000005	Maker, Reid	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2721			MS-LIT_0000000046	Maker, Reid	Will be used to provide Facebook's liability, impact and damages	Reid Maker	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2722			MS-LIT_0000000017	Maker, Reid	Will be used to provide Facebook's liability, impact and damages	Reid Maker	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2723		[REDACTED]	MS-LIT_000000019	Maker, Reid	Will be used to provide Facebook's liability, impact and damages	Reid Maker	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2724		[REDACTED]	MS-LIT_0000006327	Maker, Reid	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2725		[REDACTED]	MS-LIT_0000055829	Maker, Reid	Will be used to provide Facebook's liability, impact and damages	Reid Maker	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2726		[REDACTED]	MS-LIT_0000014792	Maker, Reid	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2727		[REDACTED]	MS-LIT_0000050361	Maker, Reid	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2728		Undated document titled "Privacy - Microsoft Privacy" (6 pages, no Bates) (Maker Dep. Ex. 2728)		Maker, Reid	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2729		August 2022 document titled "From privacy vulnerability to privacy resilience" (50 pages, no Bates) (Maker Dep. Ex. 2729)		Maker, Reid	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2757		9/26/2017 Email string Bates-numbered PALM-013122110-127 (Sancho Dep. Ex. 2757)	PALM-013122110	Sancho, Mario	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2758			Centercode_00001129	Sancho, Mario	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2759			Centercode_00000001	Sancho, Mario	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2760			Centercode_00000691	Sancho, Mario	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2761			Centercode_00000817	Sancho, Mario	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pt's Sponsoring	Pt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pt's Objections	Def.'s Responses	Def.'s Objections	Pt's Responses
2762		[REDACTED]	Centercode_00000917	Sancho, Mario	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2763		[REDACTED]	Centercode_00000093	Sancho, Mario	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2764		[REDACTED]	Centercode_00000814	Sancho, Mario	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2765		1/29/2019 Article "Facebook pays teens to install VPN that spies on them" (Sancho Dep. Ex. 2765)		Sancho, Mario	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2766		[REDACTED]	Centercode_00000862	Sancho, Mario	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2767		[REDACTED]	Centercode_00000104	Sancho, Mario	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2768		[REDACTED]	Centercode_00000663	Sancho, Mario	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
2769		12/5/2007 Email string Bates-numbered PALM-003823269-271 (Gleit Dep. Ex. 2769)	PALM-003823269	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2770		9/22/2009 Email string Bates-numbered PALM-009873165-67 (Gleit Dep. Ex. 2770)	PALM-009873165	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2771		12/11/2009 Email string Bates-numbered PALM-009797062-64d (Gleit Dep. Ex. 2771)	PALM-009797062	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2772		9/9/2016 Message Summary Bates-numbered PALM-014055931-34 (Gleit Dep. Ex. 2772)	PALM-014055931	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2773		8/14/2011 Email string Bates-numbered PALM-016900814-825 (Gleit Dep. Ex. 2773)	PALM-016900814	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2774		10/23/2011 Email string Bates-numbered PALM-016902769-777 (Gleit Dep. Ex. 2774)	PALM-016902769	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2775		7/31/2015 Email string and attachments Bates-numbered PALM-010350030-34 (Gleit Dep. Ex. 2775)	PALM-010350030	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2776		8/10/2016 Email and attachment Bates-numbered PALM-003909057-9061 (Gleit Dep. Ex. 2776)	PALM-003909057	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Exhibit is not legible; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Document is how Facebook produced it. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2777		5/14/2019 Email string Bates-numbered PALM-003795179-182 (Gleit Dep. Ex. 2777)	PALM-003795179	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2778		6/4/2019 Message Summary Bates-numbered PALM-003805062 (Gleit Dep. Ex. 2778)	PALM-003805062	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2779		10/18/2021 Message Summary Bates-numbered PALM-013582349-350 (Gleit Dep. Ex. 2779)	PALM-013582349	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2780		7/17/2019 Email string Bates-numbered PALM-003941487-490 (Gleit Dep. Ex. 2780)	PALM-003941487	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2781		7/19/2019 Email string Bates-numbered PALM-008743874-79 (Gleit Dep. Ex. 2781)	PALM-008743874	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2782		3/22/2018 Email string Bates-numbered PALM-016804517-521 (Gleit Dep. Ex. 2782)	PALM-016804517	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2783		10/9/2018 Email string Bates-numbered PALM-002428334 (Gleit Dep. Ex. 2783)	PALM-002428334	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2784		Undated document Bates-numbered PALM-015896592-6611 (Gleit Dep. Ex. 2784)	PALM-015896592	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2785		12/8/2016 Message Summary Bates-numbered PALM-009871424-29 (Gleit Dep. Ex. 2785)	PALM-009871424	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 5; Exhibit is subject to Meta s pending Motion in Limine No. 7; Rule 404—Exhibit appears to contain improper character evidence; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit is not character evidence (FRE 404). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2874		7/24/2019 Federal Trade Commission Release "FTC Imposes \$5Billion Penalty and Sweeping New Privacy Restrictions on Facebook." Bates-numbered CONSUMER-FB-0000001261-65 (Protti Dep. Ex. 2874)	CONSUMER-FB-0000001261	Protti, Michel	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Exhibit is subject to Meta s pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

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2875		7/24/2019 Article "FTC Agreement Brings Rigorous New Standards for Protecting Your Privacy" (3 pages, no Bates) (Protti Dep. Ex. 2875)		Protti, Michel	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Exhibit MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).	
2876		7/24/2019 FB workplace document Bates-numbered PALM-017043905-910 (Protti Dep. Ex. 2876)	PALM-017043905	Protti, Michel	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2877		7/9/2019 Email string Bates-numbered PALM-016590346-351 (Protti Dep. Ex. 2877)	PALM-016590346	Protti, Michel	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2878		7/19/2019 Message Summary and attachment Bates-numbered PALM-012843981-85 (Protti Dep. Ex. 2878)	PALM-012843981	Protti, Michel	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2879		7/12/2019 Email string and attachments Bates-numbered PALM-009847296-7309 (Protti Dep. Ex. 2879)	PALM-009847296	Protti, Michel	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta s pending Motion in Limine No. 3; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2880		11/27/2019 Email string Bates-numbered PALM-012003898-898_0001 (Protti Dep. Ex. 2880)	PALM-012003898	Protti, Michel	Will be used to provide Facebook's liability, impact and damages					Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Document is complete (FRE 106). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2881		12/4/2019 Presentation Deck Bates-numbered PALM-012003899 (Protti Dep. Ex. 2881)	PALM-012003899	Protti, Michel	Will be used to provide Facebook's liability, impact and damages					Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta's pending Motion in Limine No. 3; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Document is complete (FRE 106). MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2882		10/27/2020 document Bates-numbered PALM-015316076-6095 (Protti Dep. Ex. 2882)	PALM-015316076	Protti, Michel	Will be used to provide Facebook's liability, impact and damages					Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Document is complete (FRE 106). MIL is opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2883		11/16/2020 Message Summary Bates-numbered PALM-016608924-931 (Protti Dep. Ex. 2883)	PALM-016608924	Protti, Michel	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2884		1/15/2021 Email string Bates-numbered PALM-DEP-00010574-10605 (Protti Dep. Ex. 2884)	PALM-DEP-00010574	Protti, Michel	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2886		6/5/2021 Email string and attachment Bates-numbered PALM-DEP-00010633-655 (Protti Dep. Ex. 2886)	PALM-DEP-00010633	Protti, Michel	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 3; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2888		6/30/2021 Email and attachments Bates-numbered PALM-017028246-8488 (Protti Dep. Ex. 2888)	PALM-017028246	Protti, Michel	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No. 3; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2889		11/11/2021 Email and attachments Bates-numbered PALM-013207849-208276 (Protti Dep. Ex. 2889)	PALM-013207849	Protti, Michel	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2890		12/8/2021 Message Report and attachments Bates-numbered PALM-016776325-6846 (Protti Dep. Ex. 2890)	PALM-016776325	Protti, Michel	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta s pending Motion in Limine No. 3; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2927		Undated document Bates-numbered PALM-012846445-452 (Stefancik Dep. Ex. 2927)	PALM-012846445	Stefancik, Gregg	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta s pending Motion in Limine No. 3; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions (FRE 407, 408). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2928		3/27/2020 Facebook Group document Bates-numbered PALM-017043742-752 (Stefancik Dep. Ex. 2928)	PALM-017043742	Stefancik, Gregg	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 3; Rule 407—Exhibit contains evidence of subsequent remedial measures no admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2929		6/19/2020 Email and attachment Bates-numbered PALM-012846541-49 (Stefancik Dep. Ex. 2929)	PALM-012846541	Stefancik, Gregg	Will be used to provide Facebook's liability, impact and damages					Exhibit appears as a duplicate copy of another exhibit included on the MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).	
2930		Undated Presentation Deck Bates-numbered PALM-017042708-754 (Stefancik Dep. Ex. 2930)	PALM-017042708	Stefancik, Gregg	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta s pending Motion in Limine No. 3; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2931		1/27/2023 document Bates-numbered PALM-017042298-2302 (Stefancik Dep. Ex. 2931)	PALM-017042298	Stefancik, Gregg	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta s pending Motion in Limine No. 3; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2932		3/31/2021 Presentation Deck Bates-numbered PALM-017036460-490 (Stefancik Dep. Ex. 2932)	PALM-017036460	Stefancik, Gregg	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta s pending Motion in Limine No. 3; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2933		5/18/2022 Presentation Deck Bates-numbered PALM-017042366-381 (Stefancik Dep. Ex. 2933)	PALM-017042366	Stefancik, Gregg	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta's pending Motion in Limine No. 3; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2935		Undated flow chart Bates-numbered PALM-900000060 (Leach Dep. Ex. 2935)	PALM-900000060	Leach, Frederick	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2936		2/6/2023 Update Report Bates-numbered PALM-900000061-101 (Leach Dep. Ex. 2936)	PALM-900000061	Leach, Frederick	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2937		Undated summary document Bates-numbered PALM-900000079-84 (Leach Dep. Ex. 2937)	PALM-900000079	Leach, Frederick	Will be used to provide Facebook's liability, impact and damages	John List; Kaval Patel	Defense to Plaintiffs' claims			Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2938		Undated Presentation Deck Bates-numbered PALM-900000085-90 (Leach Dep. Ex. 2938)	PALM-900000085	Leach, Frederick	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2939		Undated working paper Bates-numbered PALM-900000091-130 (Leach Dep. Ex. 2939)	PALM-900000091	Leach, Frederick	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2940		8/26/2020 FB Release How We're Preparing Businesses for the Impact of iOS 14" (3 pages, no Bates)	How We're Preparing Businesses for the Impact of iOS 14	Leach, Frederick	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2941		6/25/2021 Presentation Deck Bates-numbered PALM-015434434-451 (Leach Dep. Ex. 2941)	PALM-015434434	Leach, Frederick	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed.

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2942		9/1/2021 Email string Bates-numbered PALM-017030064-30072 (Leach Dep. Ex. 2942)	PALM-017030064	Leach, Frederick	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2943		10/25/2021 Facebook Third Quarter 2021 Results Conference Call Transcript (Leach Dep. Ex. 2943) (20 pages, no Bates)		Leach, Frederick	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2944		2/2/2022 Meta's Fourth Quarter 2021 Results Conference Call Transcript (20 pages, no Bates) (Leach Dep. Ex. 2944)		Leach, Frederick	Will be used to provide Facebook's liability, impact and damages	Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Oliven; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schniitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims			Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
2945		4/27/2022 Meta's First Quarter 2022 Results Conference Call Transcript (21 pages, no Bates) (Leach Dep. Ex. 2945)		Leach, Frederick	Will be used to provide Facebook's liability, impact and damages	Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Oliven; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schniitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims			Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2961		Document titled "Background for Sagee Ben-Zedeiff 30(b)(6) Deposition" (2 pages, no Bates) (Ben-Zedeiff Dep. Ex. 2961)		Ben-Zedeiff, Sagee	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).




Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
2962		5/24/2007 Article "Facebook Unveils Platform for Developers of Social Applications" (6 pages, no Bates) (Backstrom Dep. Ex. 2962)		Backstrom, Lars	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2963	9/8/2006	9/8/2006 Article "Facebook Launches Additional Privacy Controls for News Feed and Mini-Feed, Bates-numbered CONSUMER-FB-0000002210-14 (Backstrom Dep. Ex. 2963)	CONSUMER-FB-0000002210	Backstrom, Lars	Will be used to provide Facebook's liability, impact and damages	Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeft; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Oliven; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims			Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2964		6/29/2016 Article "Building a Better News Feed for You" (7 pages, no Bates) (Backstrom Dep. Ex. 2964)		Backstrom, Lars	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2965		1/11/2018 Article "Bringing People Closer Together" (4 pages, no Bates) (Backstrom Dep. Ex. 2965)		Backstrom, Lars	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2966		3/28/2017 Article "More Ways to Share With the Facebook Camera" (11 pages, no Bates) (Backstrom Dep. Ex. 2966)		Backstrom, Lars	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
2967		4/27/2022 Meta Platforms, Inc. First Quarter 2022 Follow Up Call Transcript (12 pages, no Bates) (Backstrom Dep. Ex. 2967)		Backstrom, Lars	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
2968		Document titled "Background for L. Backstrom 30(b)(6) Deposition," Bates-numbered PALM-900000131	PALM-900000131	Backstrom, Lars	Will be used to provide Facebook's liability, impact and damages	Anindya Ghose	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pt's Sponsoring	Plf's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pt's Objections	Def.'s Responses	Def.'s Objections	Pt's Responses
2980		6/8/2023 Article "This is what Instagram's upcoming Twitter competitor looks like" (5 pages, no Bates) (Dimauro Dep. Ex. 2680		DiMauro, Luca	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed. No limiting instruction is needed (FRE 105)
5000		[REDACTED]	TWTR-META00025802	Coleman, Keith (Twitter)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5001		[REDACTED]	TWTR-META00097187	Coleman, Keith (Twitter)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5002		Twitter, Inc. Form S-1	Twitter, Inc. Form S-1	Perzyk, Tim (Twitter)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5003		Attachment 4(c)-6, 4/16/2012	FB_FTC_CID_01527453	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motions in Limine are opposed.

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5004		Slide Deck XCheck Get Well Plan	FTC-META-006296857	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 7; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed
5005		2/11/2012 Email Subj [Aquarium] I wonder if we should consider buying Instagram,...	FB_FTC_CID_01548247	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 2; Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5006		4/10/2012 Email Subj Message summary...	FB_FTC_CID_06214279	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Exhibit is subject to Meta s pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5007		[REDACTED]	GOOG-FB-00005655	Horowitz, Bradley (Alphabet)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5008		[REDACTED]	GOOG-FB-00005680	Horowitz, Bradley (Alphabet)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5009		[REDACTED]	GOOG-META-00575787	Horowitz, Bradley (Alphabet)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5010		[REDACTED]	GOOG-META-00577035	Horowitz, Bradley (Alphabet)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5011		[REDACTED]	GOOG-META-00579946	Horowitz, Bradley (Alphabet)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5012		[REDACTED]	GOOG-META-00591539	Horowitz, Bradley (Alphabet)	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5013		[REDACTED]	GOOG-META-00596153	Horowitz, Bradley (Alphabet)	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5014		[REDACTED]	GOOG-META-01596793	Horowitz, Bradley (Alphabet)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5015		[REDACTED]	GOOG-META-02545342	Horowitz, Bradley (Alphabet)	Will be used to provide Facebook's liability, impact and damages					Rule 404—Exhibit appears to contain improper character evidence; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5016		4/7/2011 Article Larry Page Just Tied ALL Employees' Bonuses To The Success Of Google's Social Strategy	PX11319-001	Horowitz, Bradley (Alphabet)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5017		[REDACTED]	GOOG-META-01920025	Slattery, Alastair (Alphabet)	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5018		6/16/2023 Article TikTok exec We're not a social network like Facebook, we're an entertainment platform	PX11521-001	Chandlee, Blake (TikTok)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5019		[REDACTED]	TIK-0000515	Chandlee, Blake (TikTok)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motions in Limine are opposed.
5020		[REDACTED]	TIK-00029547	Chandlee, Blake (TikTok)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5021		App Store Preview Pinterest	PX12603-0001	Roberts, Julia (Pinterest)	Will be used to provide Facebook's liability, impact and damages					Rule 901—Proponent has not established authenticity of the document; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902)
5022		Pinterest, Inc. Form 10-K	PX12604-0001	Roberts, Julia (Pinterest)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5023		6/12/2016 Article Pinterest chief Ben Silbermann 'we're not a social network'	PX12605-0001	Roberts, Julia (Pinterest)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

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5024		5/16/2019 Pinterest, Inc. (PINS) CEO Ben Silverman on Q1 2019 Results - Earnings Call Transcript	PX12606-0001	Roberts, Julia (Pinterest)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5025			PX12609-0001	Roberts, Julia (Pinterest)	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed.
5026			PX12610-0001	Roberts, Julia (Pinterest)	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed.
5027			PX12613-0001	Roberts, Julia (Pinterest)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5028		Pinterest App Sign Up Page	PX12620-0001	Roberts, Julia (Pinterest)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5029		Subpoena to Pinterest, Inc., 9/02/2022	PX12621-0001	Roberts, Julia (Pinterest)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 901—Proponent has not established authenticity of the document; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
5030		[REDACTED]	PIN - FTC - 0000033135	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5031		[REDACTED]	PIN - FTC - 000007724	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).





Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5032			PIN - FTC - 0000007731	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5033		9/19/2013 Article Pinterest Will Start Showing Ads As Traffic Keeps Growing But Shifts To Mobile	PX12634-001	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5034		06/05/2014 Blog Post New tools for businesses	PX12635-001	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 901—Proponent has not established authenticity of the document; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Daubert is opposed
5035			ND-000461	Hsu, Flora (Nextdoor)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5036		[REDACTED]	ND-001651	Hsu, Flora (Nextdoor)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5038		[REDACTED]	TWTR-META00022236	Coleman, Keith (Twitter)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5039		11/6/2013 Article How Twitter Slayed the Fail Whale	How Twitter Slayed the Fail Whale	Coleman, Keith (Twitter)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5040		[REDACTED]	Reddit, Inc.'s Response to the Directorate-General for Competition's August 30, 2019, Request For Information	Raymond, Winter (Reddit)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
5041		[REDACTED]	COMP/AT.40684-Facebook-Marketplace-RFI 2 to Social Media Platforms	Raymond, Winter (Reddit)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5042		Excerpt of Reddit, Inc.'s Form S-1	Excerpt of S-1	Raymond, Winter (Reddit)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5043		Reddit Transparency Report from 2020	Reddit Transparency Report from 2020	Raymond, Winter (Reddit)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Exhibit is subject to Meta's pending Motion in Limine No. 5; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). MIL is opposed.
5044		Reddit Content Policy	Reddit Content Policy	Raymond, Winter (Reddit)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5045		2020 Reddit Aurora case study study from the AWS Website	Reddit Aurora case study from the AWS Website	Raymond, Winter (Reddit)	Will be used to provide Facebook's liability, impact and damages					Rule 901—Proponent has not established authenticity of the document; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5046		Alphabet (GOOGL) Q4 2022 Earnings Call Transcript	Q4 Earnings Call Transcript	Filner, Aaron (Youtube); Kim, Thomas (Youtube)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5047		11/18/2022 Google ACCC Digital Platforms Services Inquiry	Google ACCC Digital Platforms Services Inquiry	Filner, Aaron (Youtube)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit MIL is opposed. Balance favors a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit is relevant (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
5048		[REDACTED]	GOOG-META-02175781	Filner, Aaron (Youtube)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5049		[REDACTED]	GOOG-META-02209927	Filner, Aaron (Youtube)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5050		[REDACTED]	GOOG-META-02248191	Filner, Aaron (Youtube)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5051		YouTube's Community Guidelines	YouTube's Community Guidelines	Kim, Thomas (Youtube)	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5052		[REDACTED]	GOOG-META-0236927	Filner, Aaron (Youtube); Kim, Thomas (Youtube)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit MIL is opposed. Balance favors a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
5053		Video A conversation with Sara Fischer and Neal Mohan	Video	Filner, Aaron (Youtube)	Will be used to provide Facebook's liability, impact and damages					Rule 901—Proponent has not established authenticity of the document; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5054		[REDACTED] ite	TIK-00000734	Chandlee, Blake (TikTok)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5055		[REDACTED]	TIK-00002047	Morrison, Eric (TikTok)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5056		[REDACTED]	TIK-00346176	Presser, Adam (TikTok)	Will be used to provide Facebook's liability, impact and damages	Dennis Carlton	Defense to Plaintiffs' claims			Rule 403—Exhibit is not in English and there is no translation and is likely to confuse or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5057			TIK-00000001	Presser, Adam (TikTok)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Exhibit MIL is opposed. Balance favors is a made-for-litigation document and is not evidence, e.g., Rules 402 admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).	
5058			TIK-00349364	Presser, Adam (TikTok)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Exhibit MIL is opposed. Balance favors is a made-for-litigation document and is not evidence, e.g., Rules 402 admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).	
5059			TIK-00349382	Presser, Adam (TikTok)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Exhibit MIL is opposed. Balance favors is a made-for-litigation document and is not evidence, e.g., Rules 402 admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).	
5060			TIK-00002145	Presser, Adam (TikTok)	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5061		4/11/2023 Article TikTok considers ditching its 'Friends' tab for a new 'Explore' experience focused on discovery	TikTok considers ditching its 'Friends' tab for a new 'Explore' experience focused on discovery	Presser, Adam (TikTok)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pt's Sponsoring	Pt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pt's Objections	Def.'s Responses	Def.'s Objections	Pt's Responses
5062		Hector the choco labo Instagram page	Hector the choco labo	Presser, Adam (TikTok)	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5063		[REDACTED]	TIK-00001668	Morrison, Eric (TikTok)	Will be used to provide Facebook's liability, impact and damages	Debbie Weinstein	Defense to Plaintiffs' claims			Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5064		[REDACTED]	TIK-00001869	Morrison, Eric (TikTok)	Will be used to provide Facebook's liability, impact and damages	Debbie Weinstein	Defense to Plaintiffs' claims			Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5065		[REDACTED]	TWTR-META00039601	Coleman, Keith (Twitter)	Will be used to provide Facebook's liability, impact and damages	Debbie Weinstein	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5066		[REDACTED]	TIK-00358398	Presser, Adam (TikTok)	Will be used to provide Facebook's liability, impact and damages	Debbie Weinstein	Defense to Plaintiffs' claims			Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5067	12/02/2010	TrueView video ads give viewers choice and control over ads	TrueView video ads give viewers choice and control over ads	Weinstein, Debbie (Google)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5068		09/02/2015 Retrieving data. Wait a few seconds and try to cut or copy again.	The power of video meets the capabilities of AdWords - all TrueView campaigns now on AdWords	Weinstein, Debbie (Google)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5069		[REDACTED]	GOOG-META-02263337	Weinstein, Debbie (Google)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5070		[REDACTED]	GOOG-META-02396609	Weinstein, Debbie (Google)	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5071		Declaration of Mark Weinstein	PX14537-001	Weinstein, Mark (MeWe)	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is improperly offered as evidence of a legal conclusion likely to confuse or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5072		FTC v. Facebook, Inc., Substitute Amended Complaint for Injunctive and Other Equitable Relief	PX14541-001	Weinstein, Mark (MeWe)	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is improperly offered as evidence of a legal conclusion likely to confuse or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

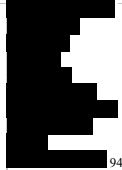
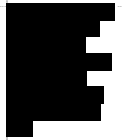
Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5073		10/01/2021 Article 1 Changed My Mind--Facebook Is a Monopoly; I thought it was possible to compete fairly against the world's largest social media company. It isn't.	PX14543-001	Weinstein, Mark (MeWe)	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is improperly offered as evidence of a legal conclusion likely to confuse or mislead the jury; Rule 404—Exhibit appears to contain improper character evidence; Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is subject to Meta's pending Motion in Limine No. 5; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 901—Proponent has not established authenticity of the document; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit is not character evidence (FRE 404). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
5074		6/11/2019 Blog Introducing "A Brief History of Advertising on LinkedIn" (Infographic)	Introducing "A Brief History of Advertising on LinkedIn" (Infographic)	Shrivastava, Abhishek (LinkedIn)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 901—Proponent has not established authenticity of the document; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5075		4/21/2023 Letter from Evan Kreiner to Tim Slattery	April 21st, 2023 Letter from Evan Kreiner to Tim Slattery	Shah, Ronak (Apple)	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Motion in Limine is opposed.
5076			APL-FTCMETA_00021313	Shah, Ronak (Apple)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5077		04/13/2023 FTC v. Meta Platforms, Inc., Subpoena to Snap, Inc.	PX14816-001	Wahli, Ash (Snap, Inc.)	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5078		Snapchat Ad Formats	PX14822-001	Wahii, Ash (Snap, Inc.)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5079		[REDACTED]	PX14835-0001 / SNAP-FTC-No. 191-0134-0000033619	Wahii, Ash (Snap, Inc.)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5080		[REDACTED]	PX14836-001 / SNAP-FTC-No. 191-0134-0000033760	Wahii, Ash (Snap, Inc.)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5081		[REDACTED]	PX14837-001 / SNAP-FTC- No. 191-0134	Wahii, Ash (Snap, Inc.)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5082		[REDACTED]	PX14839-001	Wahii, Ash (Snap, Inc.)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is subject to Meta's pending Motion in Limine No. 5; Exhibit is subject to Meta's pending Motion in Limine No. 7; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

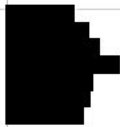
Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5083		Snapchat Available Ad Types by Objective	PX14841-001	Wahi, Ash (Snap, Inc.)	Will be used to provide Facebook's liability, impact and damages					Rule 901—Proponent has not established authenticity of the document; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902)
5084		8/8/2013 Email Subj Re game on!	FB_FTC_CID_06086195	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MILs are 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered
5085		[REDACTED]	LI_METALIT_0000752	Pattabiraman, Kumaresh (LinkedIn)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5086		[REDACTED]	LI_METALIT-00011295	Pattabiraman, Kumaresh (LinkedIn)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5087		LinkedIn App Store Preview	LinkedIn App Store Preview Printout	Pattabiraman, Kumaresh (LinkedIn)	Will be used to provide Facebook's liability, impact and damages					Rule 901—Proponent has not established authenticity of the document; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902)
5088		YouTube Creator Playbook for Brands	Creator Playbook for Brands	Kim, Thomas (Youtube)	Will be used to provide Facebook's liability, impact and damages					Rule 901—Proponent has not established authenticity of the document; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902).

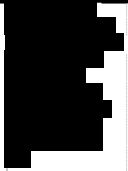
Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5089		Create YouTube Stories	Create YouTube Stories Document	Kim, Thomas (Youtube)	Will be used to provide Facebook's liability, impact and damages					Rule 901—Proponent has not established authenticity of the document; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5090		[REDACTED]	SNAP — FTC — No. 191-0134 — 0000029679	Andreou, Jacob (Snap)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5091		[REDACTED]	SNAP — FTC — No. 191-0134 — 0000114801	Andreou, Jacob (Snap)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5092		[REDACTED]	SNAP — FTC — No. 191-0134 — 0000113374	Andreou, Jacob (Snap)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5093		[REDACTED]	SNAP — FTC — No. 191-0134 — 0000101535	Andreou, Jacob (Snap)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5094		[REDACTED]	SNAP — FTC — No. 191-0134 — 0000059643	Andreou, Jacob (Snap)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5095		FTC v. Meta Platforms, Inc., Subpoena to Testify at Deposition	PX14973-001	Andreou, Jacob (Snap)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit MIL is opposed. Balance favors is a made-for-litigation document and is not evidence, e.g., Rules 402 admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).	
5096		[REDACTED]	TWTR-METAFB0000003735	Coleman, Keith (Twitter)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5097		[REDACTED]	TWTR-FB00001033	Coleman, Keith (Twitter)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5098		[REDACTED]	TWTR-META00045941	Coleman, Keith (Twitter)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5099		4/2/2014 Article Manhattan, our real-time, multi-tenant distributed database for Twitter scale	Twitter Engineering Article Manhattan, our real-time, multi-tenant distributed database for Twitter scale	Coleman, Keith (Twitter)	Will be used to provide Facebook's liability, impact and damages					Rule 901—Proponent has not established authenticity of the document; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902)

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5100		4/8/2019 Article Partly Cloudy The start of a journey into the cloud	Twitter Engineering Article Partly Cloudy The start of a journey into the cloud	Coleman, Keith (Twitter)	Will be used to provide Facebook's liability, impact and damages					Rule 901—Proponent has not established authenticity of the document; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5101		8/16/2013 Article ""New Tweets per second record, and how" (10 pages, no Bates)	PX15090-001	Coleman, Keith (Twitter)	Will be used to provide Facebook's liability, impact and damages					Rule 901—Proponent has not established authenticity of the document; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5102		App Store Screenshot of Twitter App	PX15091-001	Coleman, Keith (Twitter)	Will be used to provide Facebook's liability, impact and damages					Rule 901—Proponent has not established authenticity of the document; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5103			TWTR-META00014649	Coleman, Keith (Twitter)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5104			TWTR-META00012161	Coleman, Keith (Twitter)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5105		2/14/2019 Email Re "Messaging summary," Bates-numbered FB_FTC_CID_0599 1890-91	FB_FTC_CID_05991890	Zuckerberg, Mark; Cox, Chris; Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motions in Limine are opposed.

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5106		2/17/2012 Zuckerberg Email Re "[Aquarium] I'm getting a bit more worried about Path. Out of..." Bates-numbered FB_FTC_CID_06547651-53	FB_FTC_CID_06547651	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5107		Undated document titled, "Mark Zuckerberg - Board Update - Privileged and Confidential," Bates-numbered FB_FTC_CID_10958409-413	FB_FTC_CID_10958409	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5108		Color image of word "Lockdown" (1 page, No Bates)	PX15151-001	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 901—Proponent has not established authenticity of the document; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5109		10/10/2012 Zuckerberg Email Re Instagram Growth," Bates-numbered FB_FTC_CID_05996905-906	FB_FTC_CID_05996905	Zuckerberg, Mark; Olivan, Javier; Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Motions in Limine are opposed.
5110		5/24/2013 Zuckerberg Email Re "Some thoughts," Bates-numbered PALM-014580573-75	PALM-014580573	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5111		10/15/2013 Zuckerberg Message summary with Sheryl Sandberg, Bates-numbered FB_FTC_CID_08609440	FB_FTC_CID_08609440	Zuckerberg, Mark; Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5112		10/26/2013 Sandberg Message Summary with Zuckerberg, Bates-numbered FB_FTC_CID_08609556-57	FB_FTC_CID_08609556	Zuckerberg, Mark; Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Motions in Limine are opposed.

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pt's Sponsoring	Pt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pt's Objections	Def.'s Responses	Def.'s Objections	Pt's Responses
5113		1-62-13 Systrom Email Re Instagram HPM," Bates-numbered FB_FTC_CID_0600 2247-49	FB_FTC_CID_06002247	Cox, Chris;Olivan, Javier	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5114		10/3/2013 Systrom Message Summary with Zuckerberg, Bates-numbered FB_FTC_CID_0620 9881	FB_FTC_CID_06209881	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5115		Undated document titled "Capitol Riots - BTG Response," Bates-numbered FTC-META-006284905-909	FTC-META-006284905	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 5; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5116		Undated document titled, "Pages Are Disproportionately Responsible for the Distribution of Hateful Content in Priority Countries Joint work with Devra Moehler," Bates-numbered FTC-META-006293802-806	FTC-META-006293802	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 5; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5117			GOOG-META-01967914	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5118			GOOG-META-01642075	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5119		5/9/2018 Zuckerberg Email Re "Free on thurs?" Bates-numbered FB_FTC_CID_06210062-64	FB_FTC_CID_06210062	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5120		4/16/2012 Company Announcement, Bates numbered FB_FTC_CID_01527429-430	FB_FTC_CID_01527429	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5121		9/7/2016 Zuckerberg Email Re "Integration opportunity," Bates-numbered FB_FTC_CID_06086027-28	FB_FTC_CID_06086027	Zuckerberg, Mark; Olivan, Javier	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5122		6/16/2008 Article "MySpace Next Big Web Portal?" (3pages, no Bates) (DeWolfe Dep. Ex. 0007)		Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5123		Article titled "Well, These New Zuckerberg IMs Won't Help Facebook's Privacy Problems" (2 pages, no Bates)		Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit appears as a duplicate copy of another exhibit included on the MILs are opposed. Not hearsay exhibit list; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	(FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5124		11/29/2007 Article "Facebook Executive Discusses Beacon Brouhaha," Bates-numbered CONSUMER-FB-0000044206-207	CONSUMER-FB-0000044206	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5125		Article titled "Like Button Follows Web Users," Bates-numbered CONSUMER-FB-0000044208-210	CONSUMER-FB-0000044208	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5126		9/26/2011 Article titled "Facebook's New Privacy Bust Users Log In but They Can't Log Out [Update]," Bates-numbered CONSUMER-FB-0000044213-15	CONSUMER-FB-0000044213	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5127		Post on Facebook Website regarding "Privacy Progress Update" (2 pages, no Bates)		Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5128		Post on Facebook Website entitled "An Update on Our Plans to Restrict Data Access on Facebook" (4 pages, no Bates)		Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5129		Article titled "Mark Zuckerberg Makes Facebook Privacy Sound So Easy" (3 pages, no Bates)		Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5130		Summary Exhibit of Illustrative Examples of Facebook's Deceptive Statements and Omissions Regarding Data Practices		Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402 (FRE 801) and/or hearsay 403, 802; Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Not hearsay exception applies (FRE 803, 804, FRE 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5131		11/6/2013 Presentation Deck titled "Mobile Network Operator Programs," Bates-numbered PALM-002469803	PALM-002469803	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5132		7/20/2019 Shedroff Email Re "Comms for MSFT," Bates-numbered PALM-003961720-21	PALM-003961720	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5133		3/21/2018 Gupta Email Re "FW Facebook Inc Our Thoughts on FB's Public Statement," Bates-numbered PALM-005598229-231	PALM-005598229	Wehner, David; Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5134		4/1/2018 Kirkland Email Re "Pre-read 04/02 F8 keynote prep," Bates-numbered PALM-006273517-520	PALM-006273517	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 5; Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5135		11/30/2007 Rosenstein Email Re "[beacon] If I decline to publish a purchase, does Facebook receive the information?" Bates-numbered PALM-008881801-803	PALM-008881801	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
5136		9/27/2011 Schnitt Email Re "Re Urgent Request re cookie issue," Bates-numbered PALM-010314434-441	PALM-010314434	Schnitt, Barry; Stefancik, Gregg	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5137		4/26/2018 Kwon Email Re "Thanks," Bates-numbered PALM-010595431	PALM-010595431	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5138		9/26/2018 document titled "FB Security - Discussion," Bates-numbered PALM-012266626-29	PALM-012266626	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5139		4/23/2018 Stewart Email Re "Re Design Approach to Privacy & Data Use (First Draft)," Bates-numbered PALM-012841182-85	PALM-012841182	Baser, David	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5140		9/22/2015 Barnes Email Re "[tasks] #8469285 Clarify policies around platform scraping for politics," Bates-numbered PALM-013086782-83	PALM-013086782	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Daubert is opposed (FRE 702).
5141		Undated document titled "Data Narrative Discussion guide," Bates-numbered PALM-015654588	PALM-015654588	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5142		Undated Presentation Deck titled "2FA & Phone Numbers - An update on phone numbers collected for integrity/security purposes, how they're used, and actions for mitigation." Bates-numbered PALM-016904790	PALM-016904790	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed
5143		10/9/2019 Xifre Email Re "FW APP Week 2019 Presentation Submissions," Bates-numbered PALM-ADI-0000653883-84	PALM-ADI-0000653883	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5144		3/28/2019 document titled "[WIP] Intro to Ads X-out Ecosystem," Bates-numbered PALM-011140935-959	PALM-011140935	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5145		10/18/2018 Sharpe Message Summary, Bates-numbered PALM-FTC-00024133	PALM-FTC-00024133	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5146		1/6/2012 Erin Egan letter to members of US Congress, Bates-numbered PALM-012965558-568	PALM-012965558	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5147		11/23/2019 Presentation Deck titled "Upcoming improvements to privacy," Bates-numbered PALM-013008413-433	PALM-013008413	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5148		4/24/2019 Shen Message Summary, Bates-numbered PALM-008231320-21	PALM-008231320	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is improperly offered as evidence of a legal conclusion likely to confuse or mislead the jury; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Daubert is opposed (FRE 702).
5149		6/3/2018 Article titled "Facebook Gave Device Makers Deep Access to Data on Users and Friends," Bates-numbered CONSUMER-FB-0000001857-864	CONSUMER-FB-0000001857	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5150		Undated Presentation Deck titled "2FA & Phone Numbers - An update on phone numbers collected for integrity/security purposes, how they're used, and actions for mitigation," Bates-numbered PALM-008451978-994	PALM-008451978	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).


Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5151		Undated document titled "Offsite Signal Loss XFN (ITP/IDFA) [A/C Priv]." Bates-numbered PALM-010644865	PALM-010644865	Levinson, Michael	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5152		11/11/2008 document titled "Facebook Secret Sauce," Bates-numbered PALM-003182426-430	PALM-003182426	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5153		Unspecified excerpts from publication, Bates-numbered CONSUMER-FB-000000291-98	CONSUMER-FB-000000291	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is improperly offered as evidence of a legal conclusion likely to confuse or mislead the jury; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5154		8/28/2017 Cunningham Message Summary, Bates-numbered PALM-003694642-46	PALM-003694642	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5155		6/24/2019 Quint Email Re "Re New bill expected from senators today, Bates-numbered PALM-013176674-77	PALM-013176674	Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5156		12/6/2007 "Facebook Principles," Bates-numbered PALM-000277709-716	PALM-000277709	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5157		Undated document titled "APPENDIX 1 - FACEBOOK PRIVACY POLICY," Bates-numbered PALM-FTC-00202933-941	PALM-FTC-00202933	FRE 1006 Summary Witness	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5158		11/26/2008 "Facebook Principles," Bates-numberedPALM-000277701-708	PALM-000277701	FRE 1006 Summary Witness	Will be used to provide Facebook's liability, impact and damages	Anindya Ghose	Defense to Plaintiffs' claims			Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5159		11/19/2009 document titled "Facebook Privacy Policy," Bates numberedPALM-000277690-7700	PALM-000277690	FRE 1006 Summary Witness	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5160		11/19/2009 document titled "Facebook Privacy Policy," Bates numberedPALM-001534880-890	PALM-001534880	FRE 1006 Summary Witness	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5161		12/9/2009 document titled "Facebook Privacy Policy," Bates numbered PALM-FTC-00909820-24	PALM-FTC-00909820	FRE 1006 Summary Witness	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5162		Undated Presentation Deck titled "Overview of the 2021 Privacy Policy update & Privacy Center," Bates-numbered PALM-ADI-0000682545	PALM-ADI-0000682545	FRE 1006 Summary Witness	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is subject to Meta's pending Motion in Limine No. 3; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). MILs are opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5163		Undated document titled "Privacy Usage & Perceptions," Bates numbered PALM-002420657-661	PALM-002420657	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed
5164		Undated Presentation Deck titled "Deconstructing Trust," Bates-numbered PALM-006489548	PALM-006489548	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent cannot establish foundation for the exhibit; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5165		10/5/2010 Grabler Email Re "[userinsights] [uo-privacy] [privacy] [uex] Privacy User Insights Report Q3 2010," Bates-numbered PALM-002370637	PALM-002370637	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent cannot establish foundation for the exhibit; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5166		9/10/2012 Email re FBX	PALM-FTC-00199013	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5167		7/28/2014 Email re some thoughts on the security / trust groups	PALM-014211416	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Daubert is opposed (FRE 702).
5168		3/9/2016 Delivery Metric Updates	PALM-007621636	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 5; Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5169		8/20/2019 Email re Off-Facebook Activity Rollout Begins Today	PALM-006604510	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5170		8/20/2019 Email re Off-Facebook Activity Rollout Begins Today	PALM-005474710	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5171		7/31/2015 Privacy Defense	PALM-010595432	Dr. Economides; Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed
5172		6/15/2010 The Language of Privacy	PALM-006489679	Dr. Economides; Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5173		Undated Presentation on user sentiment across key measures	PALM-006489549	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5174		6/14/2010 Privacy User Insights Report May/June 2010	PALM-006002495	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5175		3/21/2018 BBC Facebook's Zuckerberg speaks out over Cambridge Analytica 'breach'		Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5176		5/9/2019 NYTimes It's Time to Break Up Facebook	CONSUMER-FB-0000002291	Dr. Economides	Will be used to provide Facebook's liability, impact and damages	Anindya Ghose	Defense to Plaintiffs' claims			Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is improperly offered as evidence of a legal conclusion likely to confuse or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5177			MS-LIT_0000027675	Dr. Economides	Will be used to provide Facebook's liability, impact and damages	Anindya Ghose; Naomi Gleit	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5178		01/26/2012 Notes on Instagram	PALM-001552680	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).


Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5179		12/18/2017 Notes on Core App FYI	PALM-002323203	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5180		6/13/2016 Follow-up on Snapchat as threat	PALM-002345985	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5181		12/5/2013 Notes on Board Discussion re Trust	PALM-003804550	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5182		6/26/2018 Note re FB Family is doing better with teens because of IG and WA	PALM-012242227	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5183		8/29/2014 Form Co Relating to the Notification of a Concentration Pursuant to Regulation (EC)	PALM-012368730	Dr. Economides	Will be used to provide Facebook's liability, impact and damages	Dennis Carlton	Defense to Plaintiffs' claims			Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Exhibit is complete (FRE 106). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pt's Sponsoring	Pt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pt's Objections	Def.'s Responses	Def.'s Objections	Pt's Responses
5184		2/25/2021 Message summary amongst various	PALM-013570800	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5185		7/31/2019 Email re Quick thoughts on the workshop on improving ad	PALM-FTC-00118192	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5186		Omitted									
5187		[REDACTED]	SNAP – FTC – No. 191-0134 – 0000121470	Wahi, Ash	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Exhibit 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5188		Maximilian Klein Facebook Profile	CONSUMER-FB-0000002626	Klein, Maximilian	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5189		Rachel Banks Kupcho Facebook Profile	CONSUMER-FB-0000002627	Banks Kupcho, Rachel	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5190		Sarah Grabert Facebook Profile	CONSUMER-FB-0000002628	Grabert, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5191		5/31/2018 Edited Transcript Facebook Inc Annual Shareholders Meeting	PALM-012927051	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 403—Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MILs are established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5192		Undated Memorandum on Privacy - H2 2019	PALM-012859879	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5193		Omitted									
5194		3/1/2016 Message Summary between Daniel Danker and Edward O'Neil	PALM-004369960	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).


Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5195		10/18/2018 Email re As you know, Tim Cook is presenting at the Internat...	PALM-013512384	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 8; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5196		8/29/2005 Email re MySpace in NYT Sunday	PALM-006370249	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 8; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5197		2/6/2019 Decision under Section 32(1) German Competition Act in the administrative proceedings Facebook, Inc., et al..	CONSUMER-FB-0000000120	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5198		8/28/2005 Email re MySpace in NYT Sunday	PALM-006370245	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 8; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5199			VIA NT KLEIN-0000126	DeWolfe, Chris	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 8; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5200		5/7/2008 Email string re friend connect	PALM-006258708	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5201		5/16/2007 email chain with Jeff Hammerbacher, Matt Cohler, Dan Rose, Dustin Moskovitz, Jed Stremel and Jim Migdal, Subject RE Hi5 traffic growing fast - driven by T-Mobile deal?	PALM-007829147	Dan Rose	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5202		Facebook Friendster presentation	PALM-004265698	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5203		Stealing MySpace by Julia Angwin, copyright 2009 by Julia Angwin	PALM-016611476	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 1002—Exhibit is not the original; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5204		May 5, 2008 Hi5 Overview presentation	PALM-008529740	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5205		Business Model Strategy Session, May 6, 2008 presentation	PALM-006134620	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5206			DX-306	Weinstein, Mark (MeWe)	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). THIS IS ON DEFENDANT'S EXHIBIT LIST
5207		Email chain with David Ginsberg and Chris Cox, 3/6/2018; Subject Re Pre-Read for Brand Conversation	PALM-012921274	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5208		[REDACTED]	TIK-0000083	Presser, Adam (TikTok)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5209		[REDACTED]	TIK-00292215	Presser, Adam (TikTok)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5210		[REDACTED]	TIK-00000103	Presser, Adam (TikTok)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
5211		[REDACTED]	TIK-00000143	Presser, Adam (TikTok)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5212			TIK-00000401	Presser, Adam (TikTok)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 8; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5213			TIK-00000025	Presser, Adam (TikTok)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Exhibit is subject to Meta s pending Motion in Limine No. 8; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5214		11/5/2018 email chain with Fidji Simo, Bowen Pan and Vivek Sharma; Subject Re TikTok	PALM-005441742	Fidji, Simo	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 8; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5215		1/4/2019 email from Jamie Nicholson to Austin Bales, Sian Townsend, Robby Stein, Eddie Ruvinsky, Tamar Shapiro, Adam Mosseri, Vishal Shah, Matt Zitzmann; Subject TikTok Competitive User Research	PALM-002881455	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 8; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5216		Investigation of Competition in Digital Markets by Jerrold Nadler, Chairman, Committee on the Judiciary; David N. Cicilline, Chairman, Subcommittee on Antitrust, Commercial and Administrative Law. 2020.	CONSUMER-FB-0000000641	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Exhibit is not character evidence (FRE 404). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5217		11/18/2022, Google, ACCC Digital Platforms Services Inquire - March 2023 Interim Report on the Provision of Social Media Services by Social Media Platforms	PX13494	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Exhibit MIL is opposed. Balance favors is a made-for-litigation document and is not evidence, e.g., Rules 402 admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).	
5218		Document titled YouTube Outage and App Substitutability Country-level Results	PALM-017028031	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 8; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5219		2/5/2015 email from Fidji Simo to Melissa Goodell; Subject Please print out 6 of these - thanks!	PALM-005424464	Fidji, Simo	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 8; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5220			LI_METALIT_00000350	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Exhibit MIL is opposed. Balance favors is a made-for-litigation document and is not evidence, e.g., Rules 402 admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).	

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5221			PIN – FTC – 0000002395	Roberts, Julia (Pinterest)	Will be used to provide Facebook's liability, impact and damages	Anindya Ghose	Defense to Plaintiffs' claims			Exhibit is subject to Meta s pending Motion in Limine No. 1; Exhibit MIL is opposed. Balance favors a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta s pending Motion in Limine No. 8; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
5222		10/09/2018 document titled Possible End States for the Family of Apps; by Tom Cunningham	PALM-005350220	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages	Anindya Ghose	Defense to Plaintiffs' claims			Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5223		6/4/2012 email from Neha Jogani to Eva Hung and Laryn Hale; Subject Sheryl Doc	PALM-000478798	Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 8; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5224		5/17/2012 document titled Facebook Brand Advertiser High Level FAQ	PALM-000478799	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5225			REDDIT_20cv8570-NDCal_00000035	Raymond, Winter (Reddit)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 8; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pt's Sponsoring	Pt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pt's Objections	Def.'s Responses	Def.'s Objections	Pt's Responses
5226			REDDIT_20cv8570-NDCal_00000001	Raymond, Winter (Reddit)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5227			REDDIT_20cv8570-NDCal_00001222	Raymond, Winter (Reddit)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5228			PIN – FTC – 0000001064 (DX-28)	Roberts, Julia (Pinterest)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
5229		4/26/2018 email chain with Keval Patel, ANita Wang, Robert Chen; Subject RE Updated forum community sizing deck; Attachment Forum-style communities sizing v4 KP.pptx	PALM-004975851	Patel, Keval	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5230		Presentation titled Online Forum-style Community Sizing Preliminary High Level Findings, Market Strategy by Anita Wang, Rob Chen	PALM-004975853	Patel, Keval	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

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Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5237		Omitted									
5238		September 2020 Product Marketing Inbound Playbook	PALM-013195266	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5239		4/25/2017 document titled "H2 2017 Instagram Strategy"	PALM-011504509	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5240		Document titled "Ads and Measurement" by Rob Sherman	PALM-014812470	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 5; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5241		4/5/2018 email from Oliver Raskin to Joel Kaplan; Subject Fwd Information, not data; Attachment PastedGraphic-1.png	PALM-012922041	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Daubert is opposed
5242		4/5/2019 document titled "Competition Between Apps" by Tom Cunningham	PALM-012284460	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5243		4/18/2012 email between Marci Vu, David Ebersman, Cipora Herman, Michael Grims; Subject RE Offensive themes	PALM-012391524	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5244		Document titled "Draft Note - Vignettes On Social App Declines"	PALM-006470236	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5245		1/24/2011 document titled "Facebook Brand Advertiser High Level FAQ"	PALM-006147006	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5246		Morgan Stanley document titled "Everything is better when it's social"	PALM-001538325	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5247		4/26/2012 Top Investor Questions	PALM-012396215	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5248		2/16/2014 email between Javier Olivan and Colin Stretch; Subject FW Quick question	PALM-000002270	Olivan, Javier	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5249		1/26/2012 email from mongoose@mongoose.thefacebook.com to Chris Cox; Subject New messages from Amin and Mark	PALM-002431798	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5250		4/13/2012 email from David Ebersman to Dave Kling; Subject Titan e-mail exchange	PALM-003703619	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 1002—Exhibit is not the original; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5251		Document titled "Announcement Facebook Users Can Now Opt-Out of Beacon Feature - About Facebook" by Mark	CONSUMER-FB-0000002185	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5252		2/14/2019 House of Sommons Digital, Culture, Media and Sport Committee "Disinformation and 'fake news' Final Report" Eighth Report of SSession 2017-19	CONSUMER-FB-0000000009	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 404—Exhibit appears to contain improper character evidence; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Exhibit is not character evidence (FRE 404). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5253		12/1/2009 email between Kasey Galang to Srimoyee Chakraborty and many others; Subject Re [ads-heads-up] [adsales] Floodgate Launch Communication - PLEASE READ	PALM-003135629	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5254		4/10/2009 email between Kate Losse and Elliot Schrage; Subject Re DRAFT pre-Q&A email	PALM-010790875	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5255		12/16/2009 presentation titled "Privacy Concerns Report Bi-Weekly Dashboard - Floodgate Edition" produced by User Operations.	PALM-008835820	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5256		3/22/2009 email between Dan Rose and Mark Zuckerberg; Subject Re Competing with Twitter	PALM-008844005	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5257		9/20/2009 email between Sheryl Sandberg, Chamath Palihapitiya and Elliot Schrage; Subject Re Fwd [mteam] PPPMF	PALM-006203143	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5258		6/2/2010 C/Net article titled "Facebook 'Like' button draws privacy scrutiny"	CONSUMER-FB-0000002215	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Exhibit MILs are opposed. Not hearsay is subject to Meta s pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	(FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5259		9/25/2011 article titled "Facebook denies cookie tracking allegations" by Emil Protalinski	CONSUMER-FB-0000044211	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Exhibit MILs are opposed. Not hearsay is subject to Meta s pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5260		12/11/2015 email between Bill Fusz and Don Seymour; Subject Re [tasks] #8469285 Clarify policies around platform scraping for politics	PALM-009370309	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5261		Settlement agreement dated 6/24/2016 between Facebook on one side and Global Science Research Ltd. and Dr. Aleksandr Kogan on the other side.	PALM-013741905	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Exhibit is not character evidence (FRE 404). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5262		Alexander Nix certification regarding "thisisyourdigitallife" Facebook Application	PALM-013741899	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Exhibit is not character evidence (FRE 404). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5263		3/22/2018 BBC article titled "Facebook's Zuckerberg speaks out over Cambridge Analytica 'breach'"	CONSUMER-FB-0000001355	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponen has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5264		4/15/2011 email between Arturo Bejar, Nicky Jackson Colaco and David Sha; Subject You're famous	PALM-006529800	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5265		Article by Craig Timberg and Tony Romm titled "Facebook may have violated FTC privacy deal, say former federal officials, triggering risk of massive fines"	CONSUMER-FB-0000044216	Dr. Economides	Will be used to provide Facebook's liability, impact and damages	Chris DeWolfe	Defense to Plaintiffs' claims			Exhibit is subject to Meta s pending Motion in Limine No. 1; Exhibit is subject to Meta s pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 404—Exhibit appears to contain improper character evidence; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5266		Transcription of audio notes between Kara Swisher and Mark Zuckerberg	PALM-012921668	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages	Chris DeWolfe	Defense to Plaintiffs' claims			Exhibit is subject to Meta s pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5267		11/11/2018 email between Nick Clegg and Tim Colbourne; Subject Re Latest privacy note	PALM-012926122	Clegg, Nick	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot establish foundation for the exhibit	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5268		[REDACTED]	FLURRY_00029	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 7; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Daubert is opposed (FRE 702).
5269		[REDACTED]	VIAANKLEIN_0000152	DeWolfe, Chris	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5270		[REDACTED]	DeWolfe FTC Dep. Exhibit 6	DeWolfe, Chris	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
5271		April 2008 Report of Findings - Executive Summary by Meenal Balar, "Facebook Brand Positioning Study"	PALM-012867454	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5272		7/8/2008 memorandum to Elliot Schrage from Sean Garrett & Hani Durzy; Subject Facebook Policy Communications Strategy	PALM-013934515	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Plt's Sponsoring	Plt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Plt's Objections	Def.'s Responses	Def.'s Objections	Plt's Responses
5273		8/5/2011 email between Sheryl Sandberg, Caryn Marooney, Elliot Schrage and mongoose@mongoose.thefacebook.com; Subject RE Google+ Platform Policy (A/C Priv). Marked with an exhibit sticker "PX2517"	PALM-DEP-00009927	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5274		[REDACTED]	GOOG-META-00574872	Weinstein, Debbie (Google)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5275		12/14/2011 email from Sheila Normile to Mark Zuckerberg, Sheryl Sandberg and many others.	PALM-001538065	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5276		[REDACTED]	PX11309	Horowitz, Bradley (Google)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5277		[REDACTED]	MEWE006997	Weinstein, Mark (MeWe)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No 8; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).



Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5278		Messages, first titled "2018-11-15 / Admitting Mistakes", Conversation History Tom Cunningham edited 2/24/2020	PALM-017028199	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages	Anindya Ghose	Defense to Plaintiffs' claims			Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Exhibit is subject to Meta's pending Motion in Limine No. 3; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Exhibit is not subject to exclusion as a remedial measure or culpable conduct (FRE 407)
5279		Document titled "Ads Product Review"	PALM-003521665	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5280		1/15/2014 presentation titled "Behavioral Advertising Pre-Launch"	PALM-FTC-00015573	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5281		Spreadsheet with tabs "Revenue, Monetization Metrics, Channel, Click Metrics, and FAN Rev Share" with figures from 2009 - 2019	PALM-012438967	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5282			MS-LIT_0000050344	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5284		4/27/2018 email between Gary Briggs and Sheryl Sandberg; Subject Fwd Project Bluebird Research Part 2	PALM-005941118	Dr. Economides	Will be used to provide Facebook's liability, impact and damages	Erez Naveh; Catherine Tucker	Defense to Plaintiffs' claims			Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5285		10/18/2019, Online Platforms and Market Power, Part 3 The Role of Data and Privacy in Competition, Hearing before the Subcommittee on Antitrust Commercial and Administrative Law of the Committee on the Judiciary House of Representatives" Serial No. 116-59	CONSUMER-FB-0000000426	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 404—Exhibit appears to contain improper character evidence; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 403—Exhibit is improperly offered as evidence of a legal conclusion likely to confuse or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Exhibit is not character evidence (FRE 404). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5286		6/8/2019 email from Caroline Nolan to Sheryl Sandberg and others; Subject WSJ Why Free Is Too High a Price for Facebook and Google	PALM-006082869	Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception (FRE 803, 804, 807). Motion in Limine is opposed.

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5287		March 2019 document titled "Unlocking digital competition, Report of the Digital Competition Expert Panel"	CONSUMER-FB-0000002429	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 403—Exhibit is improperly offered as evidence of a legal conclusion likely to confuse or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5288		6/13/2018 message summary between Gordon Sutker and Erez Naveh	PALM-013147836	Naveh, Erez	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5289		6/1/2020 Facebook response to the August 27, 2019 Civil Investigative Demand Issued by the United States Federal Trade Commission.	PALM-012439242	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Motion in Limine is opposed. Daubert is opposed
5290		Document titled "What is IAAP"	PALM-012927795	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5291		6/27/2016 Statement of Work for Facebook Metered Panel with Applause App Quality, Inc.	PALM-008496416	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5292		1/29 MINT Data Users (Feedback and Q&A)	PALM-010721304	Naveh, Erez	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5293		5/6/2018 email between Erez Naveh, Robert Chen, Jim Hudson, Kat Li, Natalie Hazan and Keval Patel; Subject Re [MINTS only] Re Teens in IAAP	PALM-004980585	Naveh, Erez	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5294		2019 article by Kari Paul titled "Facebook launches app that will pay users for their data"	CONSUMER-FB-0000002418	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5295		11/25/2019 article by Josh Constine titled "Facebook Viewpoints pays users for well-being surveys & tasks"	CONSUMER-FB-0000002623	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5296		Presentation titled "MINT Data Sources, Plan for review"	PALM-004244523	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Daubert is opposed
5297		March 2024 presentation titled "Data Valuation What Type of Data about People is Most Valuable to Collect?" by Paul Kin, Garry Ma, Jason Wei, Michael Salem, Li Zhou, Leon Cho	PALM-003521960	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5298		[REDACTED]	GOOG-META-00699155	Weinstein, Debbie (Google)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5299		2/8/2012 article by Devin Coldewey titled "Google Offers To Pay People To Have Their Web Use Tracked Minutely"	CONSUMER-FB-0000002599	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5300			GOOG-META-00698783	Weinstein, Debbie (Google)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5301		Embee Mobile document titled "Mobile Performance Meter"	CONSUMER-FB-0000002589	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No 6; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5302			SimilarWeb-Klein-00000005	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5303		[REDACTED]	SNAP – FTC – No. 191-0134 – 0000123495	Wahi, Ash (Snap)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5304		[REDACTED]	Luth0000009	Dr. Economides	Will be used to provide Facebook's liability, impact and damages	Catherine Tucker	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5305		[REDACTED]	Luth0016138	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5306		[REDACTED]	Luth0000001	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5307		[REDACTED]	Luth0016155	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5308		[REDACTED]	KLEIN-META_AMAZON_0001564	Mead, Chris	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5309		[REDACTED]	KLEIN-META_AMAZON_0007540	Mead, Chris	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5310		[REDACTED]	KLEIN-META_AMAZON_0007558	Mead, Chris	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5311		10/9/2009 "Why Mobile Could Reinvent Social Computing" by Thomas Husson for Consumer Product Strategy Professionals	PALM-010601865	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Daubert is opposed
5312		5/24/2019 Message summary from Stan Chudnovsky, Will Cathcart, Asha Sharma	PALM-003046161	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).


Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5313		Bundeskartellamt decision in administrative proceedings	CONSUMER-FB-000000227	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5314		[REDACTED]	GOOG-META-00015445	Weinstein, Debbie (Google)	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5315		Forrester Consumer Forum 2007 presentation titled "Trends In Consumers' Use of Social Networking Sites"	PALM-003798473	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5316		12/20/2019 Facebook Response to the August 27, 2019 Civil Investigative Demand Issued by the United States Federal Trade Commission	PALM-012438930	Dr. Economides	Will be used to provide Facebook's liability, impact and damages	Curtiss Cobb; Anindya Ghose; Alex Schultz	Defense to Plaintiffs' claims			Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5317		12/20/2019 Facebook Response to the August 27, 2019 Civil Investigative Demand Issued by the United States Federal Trade Commission - responses to certain specifications	PALM-012438844	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Exhibit is complete (FRE 106). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5318		4/25/2017 presentation titled "Monitoring the Friend Graph"	PALM-017081798	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5319		2/22/2008 email between Mike Vernal and Ami Vora; Subject RE speed and strategy	PALM-001427470	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Daubert is opposed (FRE 702).
5320		9/4/2020 presentation titled "Facebook's Development and Operation of Its Platform"	PALM-012824758	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 403—Exhibit is improperly offered as evidence of a legal conclusion likely to confuse or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5321		3/24/2017 email between Javier Oliván, Arthur Gerigk, Pankaj Venugopal, Larry Weyer, Alex Schultz and Brian Hale; Subject RE A/C Priv - Policy Violations	PALM-016563420	Oliván, Javier	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). MIL is opposed. No limiting instruction is needed (FRE 105).
5322		1/14/2013 email between Jud Hoffman, Mike Vernal, Justin Osofsky, Mark Zuckerberg, Javier Oliván and others; Subject Re Competitive Mobil App Install Ads	PALM-001409097	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
5323		1/13/2019 email between Keval Patel, Javier Oliván, Samarth Mohanty, Pankaj Venugopal, Danny Ferrante, Tom Cunningham, Fidji Simo; Subject RE Competitive Ads Policy a/c priv - refresh 01.10.2019	PALM-016487357	Javier Oliván	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
5324		List of beta clients, tabs on spreadsheet Power Editor, API	PALM-011617649	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5325		1/6/2012 email between Blake Ross, Jud Hoffman, David Fischer, Javier Oliván, Alex Schultz; Subject RE Google Ads	PALM-014928960	Javier Oliván	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5326		1/6/2011 email between Sheryl Sandberg, Elliot Schrage, Brad Smallwood, Blake Chandlee, Jud Hoffman, David Fischer, BBrandon McCormick; Subject Re Google IO	PALM-006198812	Elliot Schrage	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5327		3/12/2012 email between Brian Pipgrass, Alex Schultz, Michael Nowak, Javier Olivan, Collin Stretch, Aniruddha Kortikar, Tony Liu; Subject RE Google Ads Proposal (a/c priv)	PALM-009004154	Javier Olivan	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5328		1/10/2019 Market Strategy Analysis	PALM-011689059	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5329		Powerpoint presentation titled "Ads API Access Changes GRM Review" by Supriya Gupta, Aditya Kulkarni, Lindsay Seefeldt, Patricia Lai	PALM-003446350	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5330		11/15/2019 email between David Fischer, Nissa Anklesaria, Joe Osborne, and many others; Subject Re A/C Priv Re Flagging Reuters question on competitive ad practices	PALM-017009425	David Fischer	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5331		4/26 modified PowerPoint presentation titled "Competitors List Recruiting Talking Points"	PALM-007701100	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5332		4/22/2012 message summary between Mike Schroepfer and Mark Zuckerberg	PALM-006217091	Mark Zuckerberg	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5333		3/31/2017 email between David Zokhrabyan, Andrew Bocking, Sam Walsh and many others; Subject Re VK API	PALM-016566933	Guy Rosen	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5334		11/26/2012 email between Justin Osofsky and Ellen Silver, Subject FW LINE x Facebook connect. A/C Priv	PALM-016514172	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5335		8/17/2011 email between Don Graham and Mark Zuckerberg; Subject Re Thoughts for tonight's dinner	PALM-008878867	Mark Zuckerberg	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5336		7/25/2011 email from Chris Cox to many others; Subject HPM (marked with PX2356 sticker)	PALM-DEP-00006453	Chris Cox	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5337		7/25/2011 email from Chris Cox to many others; Subject HPM	PALM-006008679	Chris Cox	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)

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5338		7/15/2011 email between Blake Chandlee and Sheryl Sandberg; Subject Re HPM - a/c privileged	PALM-008822311	Sandberg, Sheryl	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402).No limiting instruction is needed (FRE 105).
5339		12/11/2014 email between Brian Hale, Steve DeLucia, Matt Kelly, Core Growth Circle and others; Subject RE XFN communication	PALM-003832315	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402).No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5340			SNAP – FTC – No. 191-0134 – 0000027960	Wahi, Ash (Snap)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
5341		October 2018 presentation titled "Insights on Data Privacy for PMM" by Rachel Kuller and Oliver Raskin	PALM-004235532	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402).No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5342		Presentation regarding the Cambridge Analytica situation	PALM-ADI-0000277151	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Exhibit is subject to Meta's pending Motion in Limine No. 3; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Exhibit is not subject to exclusion as a remedial measure or culpable conduct (FRE 407)
5343		5/31/2018 Board of Director meeting, Responsibility pivot document	PALM-FTC-00203566	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Exhibit is subject to Meta's pending Motion in Limine No. 5; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5344		11/1/2018 email between John Hegeman, Jeff Haung, Jordi Vallmitjana, David Baser, Tom Alison, Trevor Sagan; Subject: Re: Action items from privacy discussion [A/C PRIV]	PALM-009399022	Baser, David	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5345		10/28/2018 email between Erin Egan and Rob Sherman; Subject: Re: Preview of Privacy Review materials [A/C PRIV]	PALM-016558352	Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

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5346		5/7/2018 draft of Privacy Legislation Workshop presentation	PALM-ADI-0000676087	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is improperly offered as evidence of a legal conclusion likely to confuse or mislead the jury; Rule 407—Exhibit contains evidence of subsequent remedial measures no admissible to prove culpable conduct; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5347		Tracking chart of privacy locations and status updates	PALM-008193949	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed
5348		Document titled "Privacy Off-Site - Template"	PALM-001742720	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Exhibit is not character evidence (FRE 404). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5349		Presentation with first page "AGENDA 1. What's shipping 2. Go to-market overview..."	PALM-FTC-00039432	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is improperly offered as evidence of a legal conclusion likely to confuse or mislead the jury; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Exhibit is not character evidence (FRE 404). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5350		3/27/2018 email from Lois Leshner to a Clips Distribution List; Subject MORNING NEWS CLIPS 3.27.2018	PALM-005946783	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Daubert is opposed
5351		3/2/2020 email between Nef Araia, Luchen Foster, Shavi Goel, Keval Patel; Subject Re Privacy Landscape WIP Deck	PALM-012186654	Patel, Keval	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5352		Presentation titled "FTC Assessment"	PALM-011568242	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5353		11/28/2018 email between Shirley Sun and Chris Cox; Subject: Re Board retreat	PALM-DEP-00007009	Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5354		4/9/2014 email between Paul Andre, Charlie Deets, Michael Nowak, Paddy Underwood; Subject: privacy checkup studies	PALM-012174887	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed
5355		Document titled "Understan Roadmap for Defining and Measuring Bad Ads Experiences"	PALM-016033883	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5356		1/22/2018 email between Matt Steinfeld and Elliot Schrage; Subject: Fwd: Pre-approval for Data Privacy Day Top-of-Feed Campaign	PALM-016480312	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.

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5357		Presentation titled "Facebook's Advertising Principles. From 2014 Client Council in Cannes"	PALM-013903615	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5358		2/10/2009 email between Ruchi Sanghvi, Ethan Beard, Mike Vernal, Julie Zhuo; Subject RE New data permission and authentication model for Platform	PALM-007500874	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5359		2/10/2010 email between Alex Himel, Austin Haugen, Mike Vernal, Robyn Reiss, Ray He, Yariv Sadan, Kelly Winters, Allison Hendrix, Jordan Alperin, Travis Boettcher; Subject Re POP via the API	PALM-009879439	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Daubert is opposed (FRE 702).
5360		12/9/2010 document titled "Pre-read materials Consumer Privacy Working Session"	PALM-001742727	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

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5361		Presentation titled "Enterprise Risk Management" by Mike Jenkins and Anna Tchernina	PALM-008607822	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5362		12/07/2010 Email between Marne Levine, Elliot Schrage and many others; Subject Background Documents for the Privacy Offsite	PALM-001742700	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5363		December 2014 presentation titled "Facebook Brand Recommendation"	PALM-014218963	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5364		11/29/2011 article titled "Facebook Settles FTC Charges That It Deceived Consumers By Failing To Keep Privacy Promises"	CONSUMER-FB-0000001219	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 404—Exhibit appears to contain improper character evidence; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Exhibit is not character evidence (FRE 404). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5365		October 2011 presentation titled "Global Brand Tracking Results from Q3 2011"	PALM-012375370	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5366		Omitted									
5367		[REDACTED]	SNAP – FTC – No. 191-0134 – 0000054283	Andreou, Jacob (Snap)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5368		[REDACTED]	SNAP – FTC – No. 191-0134 – 0000096663	Andreou, Jacob (Snap)	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Exhibit is subject to Meta's pending Motion in Limine No. 4; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
5369		Undated Communications Song Sheet A Guide to Explaining Meta and Defending its Reputation	PALM-017026349	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 5; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

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5370		Presentation Meta Financial Technologies Pre-read Payments Council, March 2022	PALM-014339941	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5371		11/28/2011 email from Paul Janzer to Alex Schultz; Brian Pieprass; Naomi Gleit re 852MM (conversations regarding SI and follow ups)	PALM-010071135	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5372		11/8/2010 email from Alex Schultz to Gokul Rajaram re State Resurrection - Top 15 notification emails	PALM-005334416	Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5373		Email on 05/30/2009 From Ray Ko to "team updates" listserv reGrowth Ops -PPF Attachments Active Growth Breakdown.xls; Initial results from Confirmation Bypass launch	PALM-010308627	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5374		Email on 10/18/2017 from Caroline Gaffney to Kevin Systrom; Mike Krieger; Kevin Weil Robby Stein; Blake Barnes; Vishal Shah re % of growth from FB	PALM-002648344	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

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5375		Email on 03/07/2013 From Emily White to Kevin Systrom re 1 1 "re short term goals and headcount implications"	PALM-012209399	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5376		Active User Growth Breakdown Excel - native Doc	PALM-010308629	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5377		PYMK Update 2.4.10	PALM-005349295	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5378		Email from Chamath Palihapitiya to Jonathan Heiliger re "are we really at 2%?!!?!?!?!?"	PALM-003814398	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5379		Facebook Powerpoint Resurrected User Analysis Leveraging Notifications to Resurrect Stale Users (August 21, 2009)	PALM-007861500	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5380		Facebook - Draft Survey Stale v. Active v. Resurrected Users US Topline (Market Research July 21, 2009)	PALM-002417237	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5381		Powerpoint "What Matters Most - a crash course in our current understanding of what drives growth"	PALM-005349296	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5382		11/13/2009 Email string re fake accounts	PALM-010073453	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5383		09/02/2025 E-mail from Dave Steer and B. Schnitt Fwd "WSJ story on plugins and data tracking"	PALM-012950685	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5384		Facebook Schedule 14A from US Securities and Exchange Commission	PALM-014326841	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 5; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

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5385		10/27/2017 Email from Vanessa Chan to Kristina Nakanishi Le Fwd Message Re Potential New Stat on Fake Accounts from Elliot Schrage	PALM-010026808	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 5; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5386		Study over viewpoints - fraud prevention measures (Plan draft)	PALM-014364422	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5387		Fraud Prevention Page on Viewpoints from Facebook	PALM-010617962	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5388		*Facebook Viewpoints 1st Faceversary! Wins, learnings and future.	PALM-016229376	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5389		Project Bluejay Update (unfinalized) 09/11/2020	PALM-016289636	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

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5390		08/31/2010 email from Paul Jefferies to W. Cathcart and C. Pan Re fake account economics	PALM-016830735	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5391		Proposal for Principles and Best Practices of Market Research	PALM-016491856	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5392		[REDACTED]	KLEIN-META_AMAZON_0007566	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 901—Proponent has not established authenticity of the document; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5393		[REDACTED]	KLEIN-META_AMAZON_0001624	Dr. Economides	Will be used to provide Facebook's liability, impact and damages	Anindya Ghose; Catherine Tucker; David Baser	Defense to Plaintiffs' claims			Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 901—Proponent has not established authenticity of the document; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).


Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5394		"Fair Value exchange" for Market Research	PALM-016054555	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5395		Facebook Preference Topline Results -US only - (presentation)	PALM-014122914	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5396		Privacy & Data Use H1-2019 Review	PALM-016606673	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702). Motion in Limine is opposed.
5397		Privacy Research Overview Powerpoint	PALM-015241782	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages	Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Oliván; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims			Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Exhibit is subject to Meta's pending Motion in Limine No. 4; Exhibit is subject to Meta's pending Motion in Limine No. 5; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702). Motion in Limine is opposed.

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5398		FB Privacy Policy (Full Redline) - Draft 06/28/2021	PALM-014164527	FRE 1006 Summary Witness	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5399		Meta's April 1, 2022 Privacy Policy	PALM-ADI-0001009157	FRE 1006 Summary Witness	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5400		Meta's April 11, 2022 Privacy Policy	PALM-ADI-0001009142	FRE 1006 Summary Witness	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5401		Meta's July 26, 2022 Privacy Policy	PALM-012861359	FRE 1006 Summary Witness	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5402		Undated. Americans Talk Privacy & Security Our survey Analysis	PALM-004167019	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5403		2019 Privacy & Data Use H1-2019 Review	PALM-008877171	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702). Motion in Limine is opposed.

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5404		6/19/2014 Chat summary between Gary Briggs and Michael Nowak	PALM-003579330	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed
5405		5/8/2015 Facebook Privacy and Data Literacy Research - 2015	PALM-012982582	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5406		Ad perception Lit Review Detailed	PALM-016060249	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5407		July 2015 Facebook presentation regarding "Trust"	PALM-012978930	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5408		April 12 Presentation "Redefine Personalized Ads Research Share-out"	PALM-016982510	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5409		5/1/2018 UK - DCMS Hearing Response Follow Up	PALM-FTC-00937617	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5410		2/14/2019 Privacy & Data Use Presentation	PALM-FTC-00932774	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402).No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5411		3/11/2008 Email re ads privacy	PALM-003805275	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5412		Draft speech notes	PALM-006273521	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 5; Exhibit is subject to Meta s pending Motion in Limine No. 7; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5413		2018 Proposal Restoring Trust in Facebook	PALM-012991914	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402).No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

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5414		Facebook internal presentation	PALM-015186131	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5415		11/9/2017 Presentation "Walking Through the MINT Portal"	PALM-008498043	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5416		[REDACTED]	SNAP – FTC – No. 191-0134 – 0000018315	Wahi, Ash (Snap)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5417		9/5/2014 Facebook presentation "Trust Research Findings DUP Deep Dive"	PALM-012830133	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5418		8/18/2020 Investigational Hearing Testimony of Mark Zuckerberg	PALM-DEP-00012225	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).

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5419		2/19/2019 Facebook Presentation Privacy & Data Use	PALM-010069777	Dr. Economides	Will be used to provide Facebook's liability, impact and damages	Anindya Ghose; Debbie Weinstein	Defense to Plaintiffs' claims			Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5420		7/31/2019 Email re Loss XFN - Quick thoughts on workshop on improving ad experiences	PALM-008669080	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5421		Internal Update Duplicate & False Accounts	PALM-010630588	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 5; Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motions in Limine are opposed. Daubert is opposed
5422		Internal Memorandum "The Five Families"	PALM-008957314	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5423			GOOG-META-02537261	Horowitz, Bradley (Google)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

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5424		10/21/2011 Email re Techmeme	PALM-010062929	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5425		6/2021 Privacy Messaging Learnings	PALM-017015492	Lamdan, Sarah	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 8; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5426		Announcement Plan Instagram Acquisition	PALM-012374692	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5427		[REDACTED]	EVERCORE-000714	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5428		Omitted									
5429		[REDACTED]	PIN – FTC – 0000001042	Roberts, Julia (Pinterest)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 403, 802; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Plt's Sponsoring	Plt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Plt's Objections	Def.'s Responses	Def.'s Objections	Plt's Responses
5430		[REDACTED]	PEN - FTC - 0000001007	Roberts, Julia (Pinterest)	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit 402 is a made-for-litigation document and is not evidence, e.g., Rules 403, 802; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Exhibit 402 is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
5431		[REDACTED]	FLURRY_00033	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 7; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5432		2017 Kodiak Strategy Presentation	PALM-008797550	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5433		2/2/2021 Summary of chat conversation between Georgina Kearney and Erez Naveh	PALM-013200172	Dr. Economides	Will be used to provide Facebook's liability, impact and damages	Dennis Carlton; John List; Tom Alison; Ima Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Oliván; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Welner; Mark Zuckerberg	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5434		9/21/2017 Meeting invitation re Connect on Growth Infra data spend (Onavo/Verito/ Applause)	PALM-004246816	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5435		10/3/2017 Email re Centercode deal	PALM-004962879	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5436		SavvyConnect Monthly Participation Requirements	CONSUMER-FB-0000002594	Dr. Economides	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 901—Proponent has not established authenticity of the document; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5437		Data	PALM-017052280	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5438		12/07/2020 FAST Signals - H1 2021 Plan	PALM-016225931	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5439		8/6/2014 Case M.7217 Facebook/WhatsApp Responses to Questions of 6 August 2014	PALM-000004788	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Exhibit is not character evidence (FRE 404). Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5440		Undated Draft speech notes F8 event	PALM-006319031	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 5; Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5441		5/24/2007 Facebook Unveils Platform for Developers of Social Applications	PALM-014821239	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). MIL is opposed. No limiting instruction is needed (FRE 105).
5442		[REDACTED]	TWTR-KLEIN00051471	Perzyk, Tim	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5443		Undated Family Strategy Research Ideas	PALM-009058695	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5444		4/17/2015 Email chain re News Feed	PALM-009521918	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5445		4/3/2017 Email chain re Overview of F8 Media Track	PALM-002858456	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5446		10/2018 Differentiation between IG and FB use a summary	PALM-009075408	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages	Anindya Ghose	Defense to Plaintiffs' claims			Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5447		Gizmodo Why These Social Networks Failed So Badly	CONSUMER-FB-0000002275	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5448			MEWE012897	Weinstein, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5449			MEWE045573	Weinstein, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5450			REDDIT_20cv3590-DDC_00000001		Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5451			APL-FTCMETA_00005274	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed
5452		7/23/2010 Zuckerberg Email Re "Lockdown," Bates-numbered PALM-005999280-81	PALM-005999280	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5453		2/7/2016 Parikh Email string re "Live Lockdown," Bates-numbered PALM-006545411-16	PALM-006545411	Parikh, Jay; Sandberg, Sheryl; Zuckerberg, Mark; Cox, Chris; Simo, Fidji; Rose, Dan	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5454		Undated document titled "2019 Product Strategy," Bates-numbered PALM-012275452-490	PALM-012275452	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5455		Undated document titled "H1 2020 Instagram Product Strategy," Bates-numbered PALM-012216263-272	PALM-012216263	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5456		10/16/2015 document titled "Scorecard for Mark's Townhall Q&A," Bates-numbered PALM-006282178-183	PALM-006282178	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5457		7/1/2016 document titled "Scorecard for Q&A with Mark," Bates-numbered PALM-006316890-6900	PALM-006316890	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5458		9/26/2018 Email string Re "Fw Exciting news Bytedance \$300M JBP signed," Bates-numbered PALM-016526477-480	PALM-016526477	Sandberg, Sheryl; Fischer, David; Wehner, David; Goldman, Rob	Will be used to provide Facebook's liability, impact and damages	Anindya Ghose; Alex Schultz; Fidji Simo; Mark Zuckerberg	Defense to Plaintiffs' claims			Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
5459		Undated document titled "B Big Projects," Bates-numbered PALM-014685921-24	PALM-014685921	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5460		Undated document titled "# Peter," Bates-numbered PALM-014685891-93	PALM-014685891	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5461		1/13/2019 Patel email Re "Competitive Ads Policy a/c priv - refresh 01.10.2019," Bates-numbered PALM-016491929-943	PALM-016491929	Patel, Keval	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105).
5462		Undated document titled "The TikTok Threat," Bates-numbered PALM-014699255-262	PALM-014699255	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5463		Undated document titled "H1 2020 Instagram Product Strategy," Bates-numbered PALM-012216410-19	PALM-012216410	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages	John List	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5464		6/16/2020 Presentation Deck titled "Reels What it will take to win," Bates-numbered PALM-014307413-456	PALM-014307413	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5465		Undated document titled "Summary Inputs from Product Leaders," Bates-numbered PALM-012137202-217	PALM-012137202	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5466		7/29/2020 Presentation Deck titled, "Insights from Chinese App Ban in India," Bates-numbered PALM-013556745-761	PALM-013556745	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5467		Undated document titled "Data Summaries from the July 2020 App Ban in India," Bates-numbered PALM-016197934-970	PALM-016197934	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5468		Undated excel spreadsheet Bates-numbered PALM-008486457	PALM-008486457	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5469		12/22/2012 Osofsky Email Re "Dev messaging," Bates-numbered PALM-010655333	PALM-010655333	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages	Tom Cunningham; John List	Defense to Plaintiffs' claims			Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5470		1/9/20123 Osofsky Email Re "Duplicate Functionality Policy (a/c priv)," Bates-numbered PALM-011783980-82	PALM-011783980	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5471		9/28/2017 document titled "Family Incrementality Review," Bates-numbered PALM-017051857-1910	PALM-017051857	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5472		4/27/2018 Tom Cunningham doc titled "FB-IG Incrementality in 2013," Bates-numbered PALM-017043911	PALM-017043911	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105)
5473		July 2017 document titled, "IG Cannibalization of FB," Bates-numbered PALM-015645615	PALM-015645615	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5474		Undated excel spreadsheet Bates-numbered PALM-004262217	PALM-004262217	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5475		Undated excel spreadsheet Bates-numbered PALM-004321676	PALM-004321676	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5476		Undated excel spreadsheet Bates-numbered PALM-004345132	PALM-004345132	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5477		Undated excel spreadsheet Bates-numbered PALM-004346774	PALM-004346774	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5478		Undated excel spreadsheet Bates-numbered PALM-005002210	PALM-005002210	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5479		Undated excel spreadsheet Bates-numbered PALM-008486458	PALM-008486458	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5480		Undated excel spreadsheet Bates-numbered PALM-008486459	PALM-008486459	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).


Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5481		Undated excel spreadsheet Bates-numberedPALM-008486461	PALM-008486461	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5482		Undated excel spreadsheet Bates-numberedPALM-008486462	PALM-008486462	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5483		Undated excel spreadsheet Bates-numberedPALM-008486463	PALM-008486463	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5484		Undated excel spreadsheet Bates-numberedPALM-008486464	PALM-008486464	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5485		Undated excel spreadsheet Bates-numberedPALM-008486465	PALM-008486465	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5486		Undated excel spreadsheet Bates-numbered PALM-008486466	PALM-008486466	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5487		12/6/2018 Email string Re "Competitive Ads Policy a/c priv." Bates-numbered PALM-016487420-432	PALM-016487420	Oliyan, Javier; Fischer, David; Goldman, Rob; Jhaveri, Ash; Patel, Keval	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5488		Undated document titled "PP2 Workstream Tracker Ads Competitive Policy," Bates-numbered PALM-017130019-30045	PALM-017130019	Patel, Keval	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5489			TWTR-KLEIN00038017	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5490		2/7/2020 Presentation Deck titled, "Twitter Understand, Growth Trends & Conversations Deep-dive," Bates-numbered PALM-012185166-5207	PALM-012185166	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5491		[REDACTED]	LI_METALIT_00000540	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit MIL is opposed. Balance favors is a made-for-litigation document and is not evidence, e.g., Rules 402 admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).	
5492		9/6/2019 Patel email RE (FYI only) FW TikTok historical growth," Bates-numbered PALM-014106273-77	PALM-014106273	Patel, Keval	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5493		Undated document titled "H2 2020 XFN Work Summary TikTok & SFV," Bates-numbered FTC-META-010478102-146	FTC-META-010478102	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert. Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5494		1/6/2020 Presentation Deck titled, "Communities Reddit Product Review," Bates-numbered PALM-011987805-839	PALM-011987805	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert. Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5495		[REDACTED]	TWTR-KLEIN00020510	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5496		Undated Presentation Deck titled, "Summary of competitive landscape - French Fry," Bates-numbered PALM-FTC-00055317	PALM-FTC-00055317	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 5; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5497			SNAP – FTC – No. 191-0134 – 0000129738	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5498		11/4/2018 document titled, "H1 2019 Instagram Product Strategy (for M-Team)," Bates-numbered PALM-FTC-00413316-360	PALM-FTC-00413316	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5499		Undated Presentation Deck titled "Groups," Bates-numbered PALM-003055144	PALM-003055144	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5500		5/2/2012 document titled "Top Investor Questions," Bates-numbered PALM-006150176-188	PALM-006150176	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5501		4/2/2012 Message Summary Bates-numbered PALM-006215195-5200	PALM-006215195	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).
5502		Undated document titled "Master Reference on Cross-App Competition," Bates-numbered PALM-017028079-8093	PALM-017028079	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 701—Exhibit contains improper specialized opinion(s) by a lay witness; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Witness is a qualified expert (FRE 701). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5503		4/9/2019 document titled "Tom Cunningham Career Story," Bates-numbered PALM-011056759-769	PALM-011056759	Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5504		2/17/2012 document Bates-numbered PALM-000479552-561	PALM-000479552	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5505		December 2011 document Bates-numbered PALM-006486571-73	PALM-006486571	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5506			TWTR-KLEIN00029098	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5507		1/8/2019 document Bates-numbered PALM-FTC-00281521-542	PALM-FTC-00281521	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motions in Limine are opposed. Daubert is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807).
5508		3/25/2018 document Bates-stamped PALM-FTC-00280261-271	PALM-FTC-00280261	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702). MILs are opposed.

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5509		3/25/2018 document Bates-numbered PALM-FTC-00852276-288	PALM-FTC-00852276	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702). MILs are opposed.
5510		11/13/2018 Email string Bates-numbered PALM-016823464-477	PALM-016823464	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 802) and/or hearsay exception applies (FRE 803, 804, 807).
5511		7/17/2018 document Bates-numbered PALM-FTC-00251044-1098	PALM-FTC-00251044	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Document is complete (FRE 106). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5512		FB Group discussion Bates-numbered PALM-FTC-00295174-181	PALM-FTC-00295174	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 5; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5513		10/6/2017 spreadsheet Bates-numbered PALM-FTC-00574177-194	PALM-FTC-00574177	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Document is complete (FRE 106). MILs are opposed. Authenticity and foundation, including persona knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5514		4/11/2018 document Bates-numbered PALM-FTC-00937760-7820	PALM-FTC-00937760	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702). MILs are opposed.
5515		7/16/2018 document Bates-numbered PALM-FTC-00279222-248	PALM-FTC-00279222	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5516		7/20/2018 Email string Bates-numbered PALM-FTC-00255423-29	PALM-FTC-00255423	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 407—Exhibit contains evidence of subsequent remedial measures not admissible to prove culpable conduct; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5517		9/15/2017 Email string Bates-numbered PALM-FTC-00753618-620	PALM-FTC-00753618	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Daubert is opposed
5518		11/4/2011 Email string Bates-numbered PALM-FTC-00203371-75	PALM-FTC-00203371	Schrage, Elliot; Egan, Erin	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5519		Undated document Bates-numbered PALM-016092372-392	PALM-016092372	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Daubert is opposed
5520		7/16/2019 Message Summary Bates-numbered PALM-013211881	PALM-013211881	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 408—Exhibit contains information about a compromise or compromise negotiations; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Exhibit does not reflect settlement discussions or remedial measures (FRE 407, 408). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5521		7/4/2019 Email string Bates-numbered PALM-FTC-00763962-64	PALM-FTC-00763962	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5523		7/12/2016 document Bates-numbered PALM-FTC-00347815-840	PALM-FTC-00347815	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5524		Undated document Bates-numbered PALM-FTC-00933497-3507	PALM-FTC-00933497	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5525		Undated document Bates-numbered PALM-004130625-631	PALM-004130625	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5526		8/25/2016 Email string Bates-numbered PALM-FTC-00934857-59	PALM-FTC-00934857	Gleit, Naomi	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed. Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Not hearsay (FRE 802) and/or hearsay exception applies (FRE 803, 804, 807).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5527		4/11/2019 document Bates-numbered PALM-017043663-673	PALM-017043663	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5528		4/11/2019 document Bates-numbered PALM-009050929-936	PALM-009050929	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5529		11/25/2019 Facebook Inc. Civil Investigative Demand Response Bates-numbered PALM-012438872-895	PALM-012438872	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages	Dennis Carlton	Defense to Plaintiffs' claims			Exhibit is subject to Meta's pending Motion in Limine No. 1; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 403, 802; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5530		November 2018 document Bates-numbered PALM-008959574-9612	PALM-008959574	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed. Motion in Limine is opposed

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5531		10/15/2021 Email string Bates-numbered PALM-015409236-37	PALM-015409236	Eide, Jon	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Motion in Limine is opposed
5532		4/5/2019 Email Bates-numbered PALM-005318931	PALM-005318931	Schultz, Alex	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Motion in Limine is opposed
5533		6/5/2023 Meta Discovery Responses Bates-numbered PALM-017135692-5719	PALM-017135692	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5534		Omitted									
5535		4/22/2012 Message Summary Bates-numbered PALM-DEP-00012403-404	PALM-DEP-00012403	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5536		10/31/2018 Email string Bates-numbered PALM-008880492-93	PALM-008880492	Simo, Fidji, Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 2; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5537		Undated Presentation Deck Bates-numbered PALM-005011638	PALM-005011638	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages	Dennis Carlton; Tom Alison; Ine Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5538		7/17/2019 Email string Bates-numbered PALM-006224105-109	PALM-006224105	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 1; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Exhibit is complete (FRE 106). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5539		Undated document Bates-numbered PALM-009063220-3248	PALM-009063220	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5540		6/17/2021 Email Bates-numbered PALM-015371515-16	PALM-015371515	Rosen, Guy	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5541		4/1/2020 document Bates-numbered PALM-017095752-56	PALM-017095752	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages	Catherine Tucker	Defense to Plaintiffs' claims			Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5542		Excel spreadsheet Bates-numbered PALM-017073378	PALM-017073378	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5543		5/17/2023 Meta Discovery Responses Bates-numbered PALM-017135729-5744	PALM-017135729	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5544		Undated Presentation Deck Bates-numbered PALM-014486378-6419	PALM-014486378	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).


Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5545		5/5/2023 Meta Discovery Responses Bates-numbered PALM-017135856-870	PALM-017135856	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is a made-for-litigation document and is not evidence, e.g., Rules 402, 403, 802; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5546		9/24/2011 Email Bates-numbered PALM-012414829-837	PALM-012414829	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MIL is opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5547		2/27/2012 Email Bates-numbered PALM-012389944	PALM-012389944	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5548		4/9/2012 Email String Bates-numbered PALM-DEP-00012355-56	PALM-DEP-00012355	Zuckerberg, Mark	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 2; Exhibit is subject to Meta's pending Motion in Limine No. 6; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105). Motion in Limine is opposed.
5549		8/2/2011 Email string Bates-numbered PALM-012416190-95	PALM-012416190	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5550		Undated document Bates-numbered PALM-006470179-70201	PALM-006470179	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5551		Undated document Bates-numbered PALM-005998290-95	PALM-005998290	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5552		9/28/2017 Email string Bates-numbered PALM-016547044-46	PALM-016547044	Schrage, Elliot; Fischer, David; Goldman, Rob	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 6; Exhibit is subject to Meta's pending Motion in Limine No. 5; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MILs are opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5553		7/24/2018 Email string Bates-numbered PALM-005998285-89	PALM-005998285	Schultz, Alex; Zuckerberg, Mark; Cox, Chris; Olivan, Javier	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Exhibit appears as a duplicate copy of another exhibit included on the exhibit list; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5554		3/20/2018 document Bates-numbered PALM-FTC-00457213-225	PALM-FTC-00457213	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta s pending Motion in Limine No. 5; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta s pending Motion in Limine No 7; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	MILs are opposed. Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5555		Augustst 2017 Presentation Deck Bates-numbered PALM-015039399-9430	PALM-015039399	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit is complete (FRE 106). Document was produced by Defendant (legibility). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402).No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5556		2/13/2018 Email Bates-numbered PALM-008617909-910	PALM-008617909	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages	John List; Fidji Simo	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit is complete (FRE 106). Document was produced by Defendant (legibility). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402).No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5557		2/18/2017 Email string Bates-numbered PALM-013460479-481	PALM-013460479	Chin, Calvin; Cunningham, Tom	Will be used to provide Facebook's liability, impact and damages					Rule 701—Exhibit contains improper specialized opinion(s) by a lay witness; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; ; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant s personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit is based on witness perception and helpful to understanding witness testimony or determining fact in issue (FRE 701). In the alternative, witness qualifies as an expert (FRE 702). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5558		8/30/2017 document Bates-numbered PALM-016481295-1347	PALM-016481295	Cunningham, Tom; Schutz, Alex	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 106—Incomplete; the introduction of any remaining portions ought, in fairness, to be considered contemporaneously; Exhibit is not legible; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Exhibit is complete (FRE 106). Document was produced by Defendant (legibility). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5559		3/14/209 Email string Bates-numbered PALM-007480564-65	PALM-007480564	Cunningham, Tom; Patel, Keval	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5560		6/13/2018 Email string Bates-numbered PALM-013501702-703	PALM-013501702	Simo, Fidji	Will be used to provide Facebook's liability, impact and damages					Exhibit is subject to Meta's pending Motion in Limine No. 7; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5561		Undated Presentation Deck Bates-numbered PALM-015410911	PALM-015410911	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5562		Undated Presentation Deck Bates-numbered PALM-DEP-00001055-1104	PALM-DEP-00001055	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages	Anindya Ghose	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5563		1/24/2012 Email string Bates-numbered PALM-004471345-46	PALM-004471345	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages	Anindya Ghose; Keval Patel	Defense to Plaintiffs' claims			Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402).No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5564		Excel spreadsheet Bates-numbered PALM-000057527	PALM-000057527	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages	Anindya Ghose	Defense to Plaintiffs' claims			Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402).No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5565		Undated document Bates-numbered PALM-003696592-6602	PALM-003696592	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages	Dennis Carlton; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims			Rule 701—Exhibit contains improper specialized opinion(s) by a lay witness; Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Witness is a qualified expert (FRE 701). Authenticity and foundation including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402).No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5566			TIK-00347593	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402).No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5567		4/8/2020 Presentation Deck Bates-numbered PALM-015273104-184	PALM-015273104	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5568		 LI_METALIT_00008738	LI_METALIT_00008738	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5569		Excel spreadsheet Bates-numbered PALM-017063130	PALM-017063130	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5570		Undated Presentation Deck Bates-numbered PALM-012214515	PALM-012214515	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5571		7/24/2018 Email string Bates-numbered PALM-013504987-992	PALM-013504987	Schultz, Alex; Olivan, Javier; Cox, Chris	Will be used to provide Facebook's liability, impact and damages					Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
5572		Undated document Bates-numbered PALM-008915384-88	PALM-008915384	Dr. Farrell	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered; Rule 702—Subject to Daubert, Meta reserves right to object if offered in support of inadmissible expert opinion(s)	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105). Daubert is opposed (FRE 702).
5573		2/14/2019 Email string Bates-numbered PALM-005209420-24	PALM-005209420	Schrage, Elliot	Will be used to provide Facebook's liability, impact and damages					Rule 802—Exhibit contains inadmissible hearsay, offered for the truth of the matter asserted, and not subject to any applicable hearsay exception; Exhibit is subject to Meta's pending Motion in Limine No. 4; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Not hearsay (FRE 801) and/or hearsay exception applies (FRE 803, 804, 807). MIL is opposed. Balance favors admissibility (FRE 401, 403). The exhibit is relevant (FRE 401, 402). No limiting instruction is needed (FRE 105).
5574		2/27/2019 Email string Bates-numbered PALM-004103261	PALM-004103261	Goldman, Rob	Will be used to provide Facebook's liability, impact and damages					Rule 602—Proponent cannot lay foundation; exhibit contains statements not based on declarant's personal knowledge; Rule 602—Proponent cannot establish foundation for the exhibit; Rule 403—Exhibit is being offered for a statement that is speculative and likely to confuse the issues or mislead the jury; Rule 402—Proponent has not offered exhibit for a relevant purpose; Rule 403—Unfairly prejudicial, confusing the issues and/or misleading to the jury; probative value does not outweigh risk of prejudicial effect; presents needlessly cumulative evidence; Rule 105—Conditional objection; Meta reserves the right to object to this exhibit depending on the purpose for which it is offered	Authenticity and foundation, including personal knowledge if necessary, will be established at trial (FRE 602, 901, 902). The exhibit is relevant (FRE 401, 402). Balance favors admissibility (FRE 401, 403). No limiting instruction is needed (FRE 105).
10003	00/00/0000	Hulu Settings	CONSUMER-FB-0000002705			Rachel Banks Kupcho	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10004	00/00/0000	Grabert Privacy Tracking - Allow Apps to Request to Track (ON)	CONSUMER-FB-0000002804			Sarah Grabert	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10005	00/00/0000	Grabert Safari Settings	CONSUMER-FB-0000002810			Sarah Grabert	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10006	00/00/0000	Grabert Profile Information	CONSUMER-FB-0000002817			Sarah Grabert	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10007	00/00/0000	Klein Hulu Settings	CONSUMER-FB-0000002935			Maximilian Klein	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10008	00/00/0000	Klein Discord Settings	CONSUMER-FB-0000002962			Maximilian Klein	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10009	00/00/0000	Klein Twitter Settings	CONSUMER-FB-0000002970			Maximilian Klein	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10012	1/00/2022	Klein Screentime Overview	CONSUMER-FB-0000043573			Maximilian Klein	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10013	12/4/2020	Text messages from M. Klein	CONSUMER-FB-0000043729			Maximilian Klein	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10014	00/00/0000	Klein iPhone Third Party Apps with Access to Google	CONSUMER-FB-0000044255			Maximilian Klein	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10015	00/00/0000	iOS Calendar Privacy settings	CONSUMER-FB-0000044724			Rachel Banks Kupcho	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10016	00/00/0000	iOS Location Settings	CONSUMER-FB-0000044737			Rachel Banks Kupcho	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10017	00/00/0000	Share Contacts with TikTok	CONSUMER-FB-0000045048			Rachel Banks Kupcho	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10018	00/00/0000	Klein iPhone Access to Contacts	CONSUMER-FB-0000045105			Maximilian Klein	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10019	00/00/0000	Grabert Privacy Tracking - Contacts	CONSUMER-FB-0000045393			Sarah Grabert	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10020	00/00/0000	Grabert Privacy Tracking - Allow Apps to Request to Track (OFF)	CONSUMER-FB-0000045450			Sarah Grabert	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10021	00/00/0000	Screentime for Grabert YouTube	CONSUMER-FB-0000058831			Sarah Grabert	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10022	00/00/0000	Screenshots from Grabert iPhone Screen Time	CONSUMER-FB-0000058840			Sarah Grabert	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10023	4/9/2023	Screentime report for April 2-9	CONSUMER-FB-0000058881			Rachel Banks Kupcho	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10082	9/15/2011	Email from B. Lee to J. Lee et al. re PLEASE REVIEW Updated Credits Landing Page with attachments	PALM-001639474			Catherine Tucker	Defense to Plaintiffs' claims	Illegible	Sponsoring witness identified; Rule 703—expert was made aware of or personally observed the facts or data, the probative value helps the jury on balance; A legible copy will be provided or illegible sections will not be used; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10183	11/10/2021	Klein Messages with Dave Guilino re Discord	PALM-012496633			Maximilian Klein	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10585	5/23/2023	Meta's Fourth Set of Written Responses to Questions from Exhibits B, C, E, & G to Plaintiff Federal Trade Commission's April 3, 2023 Rule 30(b)(6) Notice Concerning Data Topics, <i>FTC v. Meta</i> , No. 1 20-cv-03590	PALM-017135745			Catherine Tucker	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10645	9/22/2023	Meta's Amended Sixth Set of Written Responses to Questions from Exhibits B, C, E, G, & I to Plaintiff Federal Trade Commission's April 3, 2023 Rule 30(b)(6) Notice Concerning Data Topics, <i>FTC v. Meta</i> , No. 20-cv-03590	PALM-017139586			John List	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10656	7/7/2018	Mobile Performance Meter, The Wayback Machine	PALM-017140953			Catherine Tucker	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Sponsoring witness identified; Rule 703—expert was made aware of or personally observed the facts or data; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10658	7/17/2019	MobileXpression, Privacy Policy	PALM-017140956			Catherine Tucker	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—expert was made aware of or personally observed the facts or data, Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10659	10/20/2020	Nielson Computer and Mobile Panel Review, The Wayback Machine (2020)	PALM-017140961			Catherine Tucker	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—expert was made aware of or personally observed the facts or data, Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10660	8/8/2020	About the Quora Pixel, The Wayback Machine	PALM-017140981			Catherine Tucker	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—expert was made aware of or personally observed the facts or data, Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10661	12/31/2019	Roku Privacy Policy, The Wayback Machine	PALM-017140984			Catherine Tucker	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—expert was made aware of or personally observed the facts or data, Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10711	00/00/2015	A. Colin Cameron and Douglas L. Miller (2015), "A Practitioner's Guide to Cluster-Robust Inference," Journal of Human Resources, 50(2) 317-372	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10712	00/00/2021	Abadie, Alberto (2021) "Using Synthetic Controls Feasibility, Data Requirements, and Methodological Aspects," Journal of Economic Literature, 59(2) 391-425, https://www.aeaweb.org/articles?id=10.1257/jel.20191450	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10713	3/00/2003	Abadie, Alberto and Javier Gardeazabal (2003) "The Economic Costs of Conflict: A Case Study of the Basque Country," American Economic Review, 93(1) 113-132, https://www.aeaweb.org/articles?id=10.1257/000282803321455188	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10714	06/00/2010	Abadie, Alberto, Alexis Diamond, and Jens Hainmueller (2010) "Synthetic Control Methods for Comparative Case Studies Estimating the Effect of California's Tobacco Control Program," Journal of the American Statistical Association, 105(490) 493-505, https://doi.org/10.1198/jasa.2009.ap08746	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10715	4/23/2014	Abadie, Alberto, Alexis Diamond, and Jens Hainmueller (2014) "Comparative Politics and the Synthetic Control Method," American Journal of Political Science, 59(2) 495-510, https://doi.org/10.1111/ajps.12116	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10716	00/00/0000	About X Premium, X Help Center, https://help.twitter.com/en/using-x/x-premium	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10717	9/29/2021	Abram Brown, "Facebook Will Pay Creators to Put Their Knockoff TikTok Videos in Its Main News Feed," Forbes, https://www.forbes.com/sites/abrambrown/2021/09/29/facebook-reels-instagram-creators-influencers-tiktok/?sh=3595f907cef	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10718	00/00/2018	Acemoğlu, Daron, David Laibson, and John List (2018) Microeconomics, 2nd edition, Pearson Education	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10719	8/00/2016	Acemoğlu, Daron, Simon Johnson, Amir Kermani, James Kwak, and Todd Mitton (2016) "The value of connections in turbulent times Evidence from the United States," Journal of Financial Economics, 121(2) 368–391, https://doi.org/10.1016/j.jfineco.2015.10.001	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10720	00/00/2016	Acquisti, Alessandro, Curtis Taylor, and Liad Wagman, "The Economics of Privacy," Journal of Economic Literature, Vol. 54, No. 2, 2016, pp. 442–492	N/A			John List; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10721	12/30/2011	Adam Gabbatt, "Myspace Tom to Google+ don't become a cesspool like my site," The Guardian, available at https://www.theguardian.com/technology/2011/dec/30/myspace-tom-google-censorship	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10722	00/00/2023	Adbloom Performance Marketing + Partnerships (2023) https://adbloom.com/	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10723	00/00/2019	Advances in Artificial Intelligence, Software and Systems Engineering (T. Ahram, ed.), AHFE 2019	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10724	8/21/2013	Affeldt, Pauline, Lapo Filistrucchi, and Tobias J. Klein (2013) "Upward Pricing Pressure in Two-Sided Markets," The Economic Journal, 123(572) F505–F523, https://doi.org/10.1111/econj.12050	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10725	4/00/2012	Agata Kaczanowska, "IBISWorld Industry Report OD4574 Social Networking Sites in the US," April 2012	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10726	8/00/2013	Aguiar, Mark, Erik Hurst, and Loukas Karabarbounis (2013) "Time Use During the Great Recession," American Economic Review, 103(5) 1664-1696, https://www.aeaweb.org/articles?id=10.1257/aer.103.5.1664	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10727	6/12/2023	Ahmed, Arooj (2023) "Instagram and Facebook Are Catching Up to TikTok: A Battle for Social Media Dominance," Digital Information World, https://www.digitalinformationworld.com/2023/06/instagram-and-facebook-are-catching-up.html	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10728	11/21/2022	Aisha Malik, "Meta rolls out new privacy updates for teens on Instagram and Facebook," TechCrunch, available at https://techcrunch.com/2022/11/21/meta-rolls-out-new-privacy-updates-teens-instagram-facebook/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10729	4/27/2022	Aisha Malik, "Meta says Reels now makes up over 20% of the time users spend on Instagram," TechCrunch, available at https://techcrunch.com/2022/04/27/meta-says-reelsnow-makes-up-over-20-of-the-time-users-spend-on-instagram/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10730	11/7/2022	Aisha Malik, "Signal is the latest app to roll out a Stories feature," TechCrunch, https://techcrunch.com/2022/11/07/signal-the-latest-platform-rollout-stories-feature	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10731	8/14/2023	Aisha Malik, "Telegram rolls out its Stories feature to all users," TechCrunch, https://techcrunch.com/2023/08/14/telegram-rolls-out-itsstories-feature-to-all-users	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10732	7/25/2016	Akabas, Tal and Frederik Kemmer, "Simplifying Conversion Measurement Saying Goodbye to 'Converted Clicks,'" Google, https://www.blog.google/products/ads/simplifying-conversionmeasurement/?m=1	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10733	00/002003	Alan F. Westin (2003) "Social and Political Dimensions of Privacy," Journal of Social Issues 59(2)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10734	12/27/2013	Alan Henry, "How to Stop Google+ from Taking Over All of Your Google Apps," LifeHacker, available at https://lifehacker.com/how-to-stop-google-from-taking-over-all-of-your-google-1490281845 .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10735	00/002019	Alan Peslak, Lisa Kovalchick, and Mauri Conforti (2020) "A Longitudinal Study of Google Privacy Policies," Journal of Information Systems Applied Research 13(2)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10736	00/00/2012	Alastair R. Beresford, Dorothea Kübler, and Sören Preibusch (2012), "Unwillingness to Pay for Privacy: A Field Experiment," Economics Letters, 117(1) 25-27	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10737	00/002016	Alessandro Acquisti, Curtis Taylor, and Liad Wagman (2016) "The Economics of Privacy," Journal of Economic Literature 54(2)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10738	1/30/2015	Alessandro Acquisti, Laura Brandimarte, and George Loewenstein (2015) "Privacy and human behavior in the age of information," Science	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10739	5/10/2021	Alex Bauer, "ATT Opt-In Rates The Picture So Far And The Ugly Truth Behind Why The Numbers Vary So Widely," AdExchanger, available at https://www.adexchanger.com/data-driven-thinking/att-opt-in-rates-the-picture-so-far-and-the-ugly-truth-behind-why-the-numbers-vary-so-widely/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10740	7/27/2022	Alex Heath, "Facebook and Instagram are going to show even more posts from accounts you don't follow," The Verge, https://www.theverge.com/2022/7/27/23281451/facebook-instagram-metarecommendation-discovery-engine-ai	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10741	6/15/2022	Alex Heath, "Facebook is changing its algorithm to take on TikTok, leaked memo reveals," The Verge, available at https://www.theverge.com/2022/6/15/23168887/facebook-discovery-engine-redesign-tiktok	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10742	10/4/2021	Alex Heath, "Locked out and totally down Facebook s scramble to fix a massive outage," The Verge, https://www.theverge.com/2021/10/4/22709575/facebook-outage-instagram-whatsapp	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10743	6/6/2011	Alex Wilhelm, "TwitchTV Justin.tv s killer new esports project," The Next Web, https://thenextweb.com/news/twitchtvjustintvs-killer-new-esports-project	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10744	00/00/2014	Alexandra Michota and Sokratis Katsikas (2014) "The evolution of privacy-by-default in Social Networks," PCI '14 Proceedings of the 18th Panhellenic Conference on Informatics,	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10745	3/16/2023	Alexandra Sternlicht, "Snap s 'insane monetization is making it a new creator favorite, attracting stars like David Dobrik and paying another creator more than \$10,000 some days," Fortune, https://fortune.com/2023/03/16/snap-creators-revenueshare-attracting-big-name-influencers/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10746	10/6/2010	Alexia Tsotsis, "Facebook Now Allows You To 'Download Your Information,'" TechCrunch, available at https://techcrunch.com/2010/10/06/facebook-now-allows-you-to-download-your-information/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10747	10/8/2011	Alexia Tsotsis, "Tired Of Too Many Google+ Notifications? Now You Control Who Can Send Them To You," TechCrunch, available at https://techcrunch.com/2011/10/07/google-plus-plus/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10748	6/28/2011	Alexis Tsotsis, "Sean Parker on Why Myspace Lost to Facebook," TechCrunch, available at https://techcrunch.com/2011/06/28/sean-parker-on-why-myspace-lost-to-facebook/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10749	06/00/2023	Allan Shampine, "A Primer on the Economics of Intellectual Property Antitrust Claims," Antitrust Magazine Online, American Bar Association, June 2023	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10750	00/00/2020	Allcott, Hunt, Luca Braghieri, Sarah Eichmeyer, and Matthew Gentzkow (2020) "The Welfare Effects of Social Media," American Economic Review, 110(3) 629-676, https://doi.org/10.1257/aer.20190658	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10751	00/00/2022	Allcott, Hunt, Matthew Gentzkow, and Lena Song (2022) "Digital Addiction," American Economic Review, 112(7) 2424-2463, https://www.aeaweb.org/articles?id=10.1257/aer.20210867	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10752	12/31/2017	Alphabet Inc., Form 10-K for the fiscal year ended December 31, 2017	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10753	12/31/2020	Alphabet Inc., Form 10-K for the fiscal year ended December 31, 2020	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10754	12/31/2021	Alphabet Inc., Form 10-K for the fiscal year ended December 31, 2021	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10755	3/17/2022	Amanda Silberling, "TikTok is expanding the pilot of its Stories feature," TechCrunch, https://techcrunch.com/2022/03/17/tiktok-stories-expanded-pilot-feature	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10756	9/15/2022	Amanda Silberling, "TikTok just launched a BeReal clone called TikTok Now," TechCrunch, available at https://techcrunch.com/2022/09/19/tiktoks-bereal-clone-is-nowavailable-as-standalone-app-outside-the-u-s/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10757	7/27/2022	Amanda Silberling, "Twitter is testing a status feature," TechCrunch, available at https://techcrunch.com/2022/07/27/twitter-status-featuretest/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10758	5/10/2024	Amazon Stats Growth, Sales, and More, Amazon, https://sell.amazon.com/blog/amazon-stats	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10759	4/6/2012	Amazon.com Help Privacy Notice," Princeton-Leuven Longitudinal Corpus of Privacy Policies, available at https://github.com/citp/privacy-policy-historical/blob/0d15dc7fe9/a/am/amazon.com.md	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10760	4/7/2016	Amir Efrati, "Facebook Struggles to Stop Decline in 'Original Sharing,'" The Information, available at https://www.theinformation.com/articles/facebook-struggles-to-stopdecline-in-original-sharing?shared=ecb2ca	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10761	11/14/2022	Amore, Samson, "A Breakdown of the Data Snapchat Collects on Users," dot.La, https://dot.la/what-data-does-snapchat-collect-2658631894.htm/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10762	8/22/2019	Amy He, "Facebook s/N/A Privacy Tool Is Here and Here s What Advertisers Need to Know," eMarketer, available at https://www.insiderintelligence.com/content/facebook-clear-history-tool-what-advertisers-should-and-should-not-worry-about	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10763	6/30/2011	Amy Lee, "Myspace Collapse: How The Social Network Fell Apart," Huffington Post, available at https://www.huffpost.com/entry/how-myspace-fell-apart_n_887853 .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10764	8/5/2022	An incident impacting some accounts and private information on Twitter, X Privacy Center, available at https://privacy.twitter.com/en/blog/2022/an-issue-affecting-someanonymous-accounts	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10765	8/22/2018	An Update on Our App Developer Investigation, available at https://about.fb.com/news/2018/08/update-on-app-investigation/	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Curtiss Cobb; Erin Egan; Alex Schultz	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10766	9/20/2019	An Update on Our App Developer Investigation, available at https://about.fb.com/news/2019/09/an-update-on-our-app-developer-investigation/	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Curtiss Cobb; Erin Egan; Alex Schultz	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10767	5/14/2018	An Update on Our App Investigation and Audit, available at https://about.fb.com/news/2018/05/update-on-app-audit/	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Curtiss Cobb; Erin Egan; Alex Schultz	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10768	11/00/2018	Andre Boik, Shane Greenstein, and Jeffrey Prince (2018) "The Persistence of Broadband User Behavior Implications for Universal Service and Competition Policy," Telecommunications Policy	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10769	7/13/2007	Andrew 'Boz Bosworth, "What s the history of the Awesome Button (that eventually became the Like button) on Facebook?" (Answer), available at https://www.quora.com/Whats-the-history-of-the-Awesome-Button-that-eventually-became-the-Like-button-on-Facebook/answer/Andrew-Boz-Bosworth	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10770	00/00/1983	Andrew B. Abel (1983), "Market Structure and the Durability of Goods," Review of Economic Studies, 50(4) 625-637	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10771	5/8/2012	Andrew Chin and Anne Klinefelter (2012) "Differential Privacy as a Response to the Reidentification Threat The Facebook Advertiser Case Study," North Carolina Law Review 90(5)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10772	6/30/2016	Andrew Griffin, "Google My Activity shows everything that company knows about its users –and there s a lot," The Independent, available at https://www.independent.co.uk/tech/google-my-activity-shows-everything-that-company-knowsabout-its-users-and-there-s-a-lot-a7109256.html	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10773	4/12/2023	Andrew Hutchinson, "Pinterest Rolls Out Enhanced Protections for Teen Users," Social Media Today, available at https://www.socialmediatoday.com/news/pinterest-rolls-out-enhanced-protections-for-teen-users/647544/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10774	00/00/2012	Andrew N. Smith, Eileen Fischer, and Chen Youngjian (2012) "How Does Brand-related Usergenerated Content Differ across YouTube, Facebook, and Twitter?" Journal of Interactive Marketing	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10775	4/10/2019	Andrew Perrin and Monica Anderson, "Share of U.S. adults using social media, including Facebook, is mostly unchanged since 2018," Pew Research Center, available at https://www.pewrese arch.org/short-reads/2019/04/10/sha re-of-u-s-adults-using-social-mediaincluding-facebook-is-mostly-unchanged-since-2018/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10776	9/5/2018	Andrew Perrin, "Americans are changing their relationship with Facebook," Pew Research Center, available at https://www.pewrese arch.org/short-reads/2018/09/05/am ericans-are-changing-their-relationship-with-facebook/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10777	00/00/0000	Android Developers, "Contacts Provider," https://developer.android.com/guide/topics/providers/contacts-provider#kotlin	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10778	00/00/2009	Angrist, Joshua D. and Jörn-Steffen Pischke (2009) "Parallel Worlds Fixed Effects, Differences-in-Differences, and Panel Data," in Mostly Harmless Econometrics An Empiricist's Companion, Chapter 5, Princeton University Press	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10779	00/00/2017	Anindya Ghose (2017), Tap Unlocking the Mobile Economy, The MIT Press	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10780	00/00/2014	Anindya Ghose and Sang Pil Han (2014) "Estimating demand for mobile applications in the new economy," Management Science 60(6)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10781	00/00/0000	Anindya Ghose, "author profile," Google Scholar, available at https://scholar.google.com/citations?user=oQHsB5kAAAAJ&hl=en	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10782	5/2/2017	Anindya Ghose, "When push comes to shove, how quickly will you give up your data for convenience?" Quartz, available at https://qz.com/973578/data-privacy-doesnt-seem-to-be-a-concern-for-mobile-users-willing-to-swap-it-for-convenience .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10783	3/25/2019	Anindya Ghose, Beibei Li, and Siyuan Liu (2019) "Mobile Targeting Using Customer Trajectory Patterns," Management Science 65(11)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10784	01/00/2022	Anindya Ghose, Beibei Li, Meghanath Macha, Chenshuo Sun, and Natasha Zhang Foutz (2022) "Trading Privacy for the Public Good How Did America React During COVID 19?" NYU Stern School of Business, available at https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3624069 .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10785	10/5/2021	Annabelle Timsit and Sofia Diogo Mateus, "'Hello literally everyone' Twitter flooded with users during Facebook, Instagram outage," The Washington Post, https://www.washingtonpost.com/technology/2021/10/05/twitter-users-facebook-outage-instagram-whatsapp/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10786	4/26/2021	Anthony Ha, "Apple's App Tracking Transparency feature has arrived - here's what you need to know," TechCrunch, available at https://techcrunch.com/2021/04/26/apples-apptracking-transparency-feature-has-arrived-heres-what-you-need-to-know/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10787	10/25/2019	Anthony Ha, "Facebook starts testing News, its new section for journalism," TechCrunch, available at https://techcrunch.com/2019/10/25/facebook-news-tab/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10788	00/00/0000	Antitrust Law An Analysis of Antitrust Principles and Their Application, Herbert Hovenkamp & Phillip E. Areeda, (Fourth & Fifth Editions 2018-2022)	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10789	00/00/2019	Antoine Jeri-Yabar, Alejandra Sanchez-Carbanel, Karen Tito, Jimena Ramirez-DelCastillo, Alessandra Torres-Alcantara, Daniela Denegri, and Yhuri Carreazo (2018) "Association between social media use (Twitter, Instagram, Facebook) and depressive symptoms Are Twitter users at higher risk?" International Journal of Social Psychiatry	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10790	12/13/2017	App Annie Reaches One Million User Milestone, data.ai, https://www.data.ai/en/insights/data-ai-news/app-annieone-million-users/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10791	00/00/2021	Apple (2021) "Upcoming App Tracking Transparency Requirements," https://developer.apple.com/news/?id=ecvrtz2	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10792	00/00/0000	Apple Developer, "Contacts," https://developer.apple.com/documentation/contacts	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10793	1/25/2023	AppOptix, Google Play, https://play.google.com/store/apps/details?id=sa.appoptix.com&hl=en_US&gl=US&pli=1	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10794	00/00/0000	AppsFlyer, "App Tracking Transparency (ATT)," https://www.appsflyer.com/glossary/app-tracking-transparency/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10795	00/00/2017	Araujo, Theo, Anke Wonneberger, Peter Neijens, and Claes de Vreese (2017) "How Much Time Do You Spend Online? Understanding and Improving the Accuracy of Self-Reported Measures of Internet Use," Communication Methods and Measures, 11(3) 173–190, https://doi.org/10.1080/19312458.2017.1317337	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10796	10/9/2023	Aridor, Guy (2023) "Market Definition in the Attention Economy An Experimental Approach," https://dx.doi.org/10.2139/ssrn.4069567	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10797	11/30/2020	Arielle Pardes, "All the Social Media Giants Are Becoming the Same," Wired, https://www.wired.com/story/social-media-giants-look-the-same-tiktok-twitterinstagram/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10798	7/28/2015	Arjun Kharpal, "Look+ who s admitting that Google+ is 'confusing.'" CNBC, available at https://www.cnbc.com/2015/07/28/google-plus-confusing-facebook-rival.html	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10799	3/27/2018	Armstrong, Stephen, "Could Social Media Bring Cryptocurrencies Into the Mainstream?," Raconteur, https://www.raconteur.net/finance/social-media-bring-cryptocurrencies-mainstream	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10800	00/00/2021	Arne Freya Lillich and Claudia Riesmeyer (2021) "Be Yourself The Relative Importance of Personal and Social Norms for Adolescents Self-Presentation on Instagram," Social Media + Society	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10801	6/24/2009	Arrington, Michael, "MySpace Loses Its CyberSecurity Superman. Who's Left to Fight the Bad Guys?" TechCrunch+	N/A			Chris DeWolfe	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10802	2/1/2024	As Facebook turns 20, politics is out; impersonal video feeds are in, The Economist, available at https://www.economist.com/briefing/2024/02/01/as-facebook-turns-20-politics-is-out-impersonal-video-feeds-are-in	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10803	00/00/2017	Athey, Susan and Guido W. Imbens, "The State of Applied Econometrics Causality and Policy Evaluation," Journal of Economic Perspectives, Vol. 31, No. 2, 2017	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10804	06/00/2017	Athey, Susan, Christian Catalini, and Catherine Tucker, "The Digital Privacy Paradox Small Money, Small Costs, Small Talk," NBER Working Paper 23488, 2017	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10805	6/30/2023	Atkins, Nicole, "Meet Nextdoor s Values Award Winners for Q2 2023!", Nextdoor, https://people.nextdoor.com/2023/06/30/meet-nextdoors-values-award-winners-for-q2-2023/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10806	9/1/2020	August app download/N/A update; Social media a bright spot, Bank of America Securities	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10807	00/00/2020	Bahiyah Omar and Wang Dequan (2020) "Watch, Share or Create The Influence of Personality Traits and User Motivation on TikTok Mobile Video Usage," International Association of Online Engineering iJIM	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10808	8/1/2025	Bajarin, Tim, "Is the Demise of X (Twitter) Inevitable?," Forbes, https://www.forbes.com/sites/timbajarin/2023/08/01/is-the-demise-of-x-twitter-inevitable/?sh=78ee1c3a7398	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10809	00/00/2021	Balakumar, K (2021) "Instagram to integrate 'Reels into Facebook in India," TechRadar, https://www.techradar.com/news/instagram-to-integrate-reels-into-facebook-in-india	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10810	12/19/2023	Barry C. Harris, "Recent Observations About Critical Loss Analysis," https://www.justice.gov/archives/atr/recent-observations-about-critical-lossanalysis#~:text=The%20Critical%20Loss%20is%20equal,th e%20producers%20i n%20the%20group	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10811	6/29/2020	BBC (2020) "India bans TikTok, WeChat and dozens more Chinese apps," https://www.bbc.com/news/technology-53225720	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10812	9/1/1965	Becker, Gary S. (1965) "A Theory of the Allocation of Time," <i>The Economic Journal</i> , 75(299) 493–517, https://doi.org/10.2307/2228949	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10813	5/18/2023	Belle Wong, "Top Social Media Statistics and Trends," <i>Forbes</i> , available at https://www.forbes.com/advisor/business/social-media-statistics/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10814	1/12/2021	Bernard Meyer, "Data collection cheat sheet how Parler, Twitter, Facebook, MeWe s data policies compare," cybernews, available at https://cybernews.com/privacy/how-parler-twitter-facebook-mewe-data-policies-compare/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10815	11/20/2007	Betsy Schiffman, "Status Update Facebook Is Letting Users Drop the 'Is,'" Wired, available at https://www.wired.com/2007/11/status-update-f/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10816	00/00/2015	Beware MobileXpression is Scam!!, Reddit, https://www.reddit.com/r/beermoney/comments/437u11/beware_mobilexpression_is_scam/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10817	2/1/2023	Billy Perrigo, "Why Your Twitter Feed Is Full of People You Don't Follow," Time, available at https://time.com/6251833/twitter-for-you-page-tiktok/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10818	9/29/2023	Binder, Matt, "Twitter/X is Losing Daily Active Users. CEO Linda Yaccarino Confirmed It," Mashable Middle East, https://me.mashable.com/tech/33015/twitter-x-is-losing-daily-active-users-ceo-lindayaccarino-confirmed-it	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10819	5/28/2016	Biz Carson, "How a failed education startup turned into Musical.ly, the most popular app you've probably never heard of," Business Insider, https://www.businessinsider.com/what-is-musically-2016-5	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10820	00/00/2019	Björkregren, Daniel, "The Adoption of Network Goods Evidence from the Spread of Mobile Phones in Rwanda," Review of Economics Studies, Vol. 86, 2019	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10821	6/4/2015	Blair Hanley Frank, "Microsoft provides privacy dashboard ahead of Windows 10 launch," PCWorld, available at https://www.pcworld.com/article/427882/microsoft-provides-privacy-dashboard-ahead-of-windows-10-launch.html	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10822	00/00/1994	Blair, Roger D. and Amanda Kay Esquibel, "Yardstick Damages in Lost Profit Cases: An Econometric Approach," Denver Law Review, Vol. 72, No. 1, 1994, pp. 113-136	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10823	00/00/2020	Bleier, Alexander, Avi Goldfarb, and Catherine Tucker, "Consumer Privacy and the Future of Data-Based Innovation and Marketing," International Journal of Research in Marketing, Vol. 37, No. 3, 2020	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10824	07/00/2016	Boik, Andre, Shane Greenstein, and Jeffrey Prince, "The Empirical Economics of Online Attention," NBER Working Paper 22427, 2016	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10825	7/26/2022	Bond, Shannon (2022) "Facebook is making radical changes to keep up with TikTok," NPR, https://www.npr.org/2022/07/26/1113724820/facebook-is-making-radical-changes-to-keep-up-with-tiktok	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10826	1/22/2021	Bond, Shannon, "Fast Growing Alternative to Facebook And Twitter Finds Post-Trump Surge 'Messy,'" National Public Radio, https://www.npr.org/2021/01/22/958877682/fast-growing-alternative-to-facebook-twitter-finds-right-wing-surge-messy	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10827	7/27/2015	Bradley Horowitz, "Everything in its right place," Google Blog, available at https://blog.google/products/google-plus/everything-in-its-right-place/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10829	00/00/0000	Branded Content, Facebook, available at https://www.facebook.com/formedia/tools/brandedcontent	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10830	10/30/2007	Bret Taylor, "I like it, I like it," FriendFeed blog, http://blog.friendfeed.com/2007/10/i-like-it-i-like-it.html	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10831	1/21/2008	Brian Stelter, "From MySpace to YourSpace," New York Times, available at https://www.nytimes.com/2008/01/21/technology/21myspace.html	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10832	2/00/2023	Brigitte Thomas, "Industry Report OD4574 Social Networking Sites in the US," February 2023	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10834	1/10/2018	Broeder, Stein, "Announcing the Art and Science of Conversion Tracking on Bing Ads Webcast," Microsoft, https://about.ads.microsoft.com/en-us/blog/post/january-2018/conversion-tracking-onbing-ads-webcast-art-and-science	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10835	4/7/2021	Brooke Auxier and Monica Anderson, "Social Media Use in 2021," Pew Research Center, available at https://www.pewresearch.org/internet/2021/04/07/social-media-use-in-2021/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10836	11/12/2020	Brown, Abram (2020) "Instagram Revamps Its App, Doubling Down On Its Competition With TikTok," Forbes, https://www.forbes.com/sites/abrambrown/2020/11/12/instagram-revamps-its-app-doubling-down-on-its-competition-with-tiktok/?sh=2f5f57291aa6	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10837	00/00/2016	Browser Market Share United States of America, Statcounter, 2016, available at https://gs.statcounter.com/browser-market-share/all/united-states-of-america/2016	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10838	00/00/2012	Brynjolfsson, Erik and Joo Hee Oh, "The Attention Economy Measuring the Value of Free Digital Services on the Internet," 33rd International Conference on Information Systems, 2012	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10839	4/9/2019	Brynjolfsson, Erik, Avinash Collis, and Felix Eggers, "Using Massive Online Choice Experiments to Measure Changes in Well-Being," Proceedings of the National Academy of Sciences, Vol. 116, No. 15, 2019	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10840	11/25/2022	Campbell, Casandra, "Meta Pixel Guide How To Set Up and Use It (2023)," Shopify, https://www.shopify.com/blog/72787269-relax-advertising-on-facebook-just-got-a-lot-easier	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10841	8/15/2015	Campbell, James, Avi Goldfarb, and Catherine Tucker, "Privacy Regulation and Market Structure," Journal of Economics & Management Strategy, Vol. 24, No. 1, 2015	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10842	5/15/2013	Carl Franzen, "YouTube Live streaming expands to all channels with at least 1,000 subscribers," The Verge, https://www.theverge.com/2013/5/15/4333704/youtube-live-expands-to-all-channels-with-at-least-1000-subscribers	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10843	5/28/2016	Carlson, Biz, "How a Failed Education Startup Turned into Musical.ly, the Most Popular App You've Probably Never Heard of," Business Insider, https://www.businessinsider.com/what-is-musically-2016-5	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10844	11/23/2020	Carman, Ashley, "Snapchat Officially Launches In-app TikTok Competitor Called Spotlight," The Verge, https://www.theverge.com/2020/11/23/21585513/snapchat-snap-spotlight-creators-app-update-tiktok	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10845	6/23/2018	Caroline McCarthy, "Facebook Overtakes MySpace Globally," ZDNet, available at https://www.zdnet.com/article/facebook-overtakes-myspace-globally/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10846	5/16/2023	Casey Newton and Zoe Schiffer, "Why you can't trust Twitter's encrypted DMs," The Verge, available at https://www.theverge.com/2023/5/16/23725247/twitter-encrypteddm-security-vulnerabilities-linda-yaccarino .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10847	8/30/2017	Casey Newton, "How YouTube perfected the feed," The Verge, available at https://www.theverge.com/2017/8/30/16222850/youtube-google-brain-algorithm-videorecommendation-personalized-feed .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10848	3/26/2015	Casey Newton, "Periscope, Twitter s answer to Meerkat-style live streaming, is now available," The Verge, https://www.theverge.com/2015/3/26/8293353/periscope-live-streaming-twittermeerkat	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10849	11/3/2015	Casey Newton, "Twitter officially kills off favorites and replaces them with likes," The Verge, https://www.theverge.com/2015/11/3/9661180/twitter-vine-favorite-fav-likeshearts	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10850	9/26/2018	Castillo, Michelle, "Facebook is Burying Snap, as Facebook and Messenger Stories Hit 300 Million Daily Active Users," CNBC, https://www.cnbc.com/2018/09/26/facebook-messenger-stories-hit-300-million-daily-active-users.html	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10851	1/11/2023	Cesar Cadenas, "MySpace Why It Failed & When It All Went Wrong," Screen Rant, https://screenrant.com/why-when-myspace-failed/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10852	10/7/2010	Charles Arthur, "Facebook Groups to offer users more control," The Guardian, available at https://www.theguardian.com/technology/2010/oct/07/facebook-groups .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10853	2/16/2012	Charles Dubigg, "How Companies Learn Your Secrets," The New York Times Magazine, available at https://www.nytimes.com/2012/02/19/magazine/shoppinghabits.html	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10854	00/00/2005	Chellappa, Ramnath K. and Raymond G. Sin, "Personalization versus Privacy An Empirical Examination of the Online Consumer s Dilemma," Information Technology and Management, Vol. 6, 2005	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10855	3/29/2015	Chiappori, Pierre-André and Arthur Lewbel (2015) "Gary Becker s a Theory of the Allocation of Time," The Economic Journal, 125(583) 410–442, https://doi.org/10.1111/econj.12157	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10856	8/18/2023	Chiarello, Elizabeth and Julie Becker, "Beware of Bots and AI Minimizing the Risk of Fraudulent Claims in Class Action Settlements," NutraIngredients USA, https://www.nutraingredients-usa.com/Article/2023/08/18/Minimizing-the-risk-of-fraudulent-claims-in-class-action-settlements	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10858	4/2/2019	Chris Welch, "Google begins shutting down its failed Google+ social network," The Verge, available at https://www.theverge.com/2019/4/2/18290637/google-plus-shutdownconsumer-personal-account-delete	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10859	11/9/2023	Christian Zibreg, "One out of five iPhone users in the U.S. have Limit Ad Tracking turned on," iDB, https://www.idownloadblog.com/2016/10/17/one-out-of-five-iphone-users-in-the-u-s-have-limit-ad-tracking-turned-on/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10860	12/18/2019	Christopher Zara, "How Facebook's 'like' button hijacked our attention and broke the 2010s," Fast Company, available at https://www.fastcompany.com/90443108/how-facebooks-like-button-hijacked-our-attention-and-broke-the-2010s	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Pls' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10861	4/11/2019	Cissy Chen, "Introducing LinkedIn Reactions More Ways to Express Yourself," LinkedIn blog, https://blog.linkedin.com/2019/april-11/introducing-linkedin-reactions-more-ways-to-express-yourself	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10862	1/31/2019	Class Action Complaint, Steve Hesse, on behalf of himself and all others similarly situated v. Godiva Chocolatier, Inc. and Does 1 through 50, No. 1 19-cv-00972-AJN	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10863	7/24/2019	Cleaning Up Data Access for Partners, available at https://about.fb.com/news/2019/07/cleaning-up-data-access/	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Curtiss Cobb; Erin Egan; Alex Schultz	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10864	11/15/2021	Colleen McClain, Regina Widjaya, Gonzalo Rivero and Aaron Smith, "Views and experiences of U.S. adult Twitter users," Pew Research Center available at https://www.pewresearch.org/internet/2021/11/15/1-the-views-and-experiences-of-us-adult-twitter-users/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10865	6/20/2013	Colleen Taylor, "Instagram Launches 15-Second Video Sharing Feature, With 13 Filters And Editing," TechCrunch, https://techcrunch.com/2013/06/20/facebook-instagram-video/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10866	8/24/2022	Collis, Avinash and Felix Eggers (2022) "Effects of restricting social media usage on wellbeing and performance A randomized control trial among students," PLoS One, 17(8) e0272416, https://doi.org/10.1371/journal.pone	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10867	7/1/2020	Competition and Markets Authority (2020) "Online platforms and digital advertising Market study final report," https://www.gov.uk/cma-cases/online-platforms-and-digital-advertising-market-study#final-report	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10868	12/31/2022	Comscore, Inc., Form 10-K for the fiscal year ended December 31, 2022	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10869	2/28/2020	Comscore, Inc., Form 10-K, filed February 28, 2020, https://ir.comscore.com/static-files/b9acdbe5-5077-42cc-bd19-d69c6eedefef	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10871	1/30/2017	Constine, Josh (2017) "Instagram Stories is stealing Snapchat s users," TechCrunch, https://techcrunch.com/2017/01/30/attack-of-the-clone/	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10872	9/12/2013	Constine, Josh, "Facebook Sunsets Credits, Transitions To Local Currencies To Boost International Payments," TechCrunch, https://techcrunch.com/2013/09/12/goodbye-facebook-credit/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10873	3/24/2023	Consumer Plaintiffs' Responses and Objections to Defendant Meta Platforms, Inc.'s Fourth Set of Interrogatories	N/A			Maximilian Klein; Sarah Grabert; Rachel Banks Kupcho	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10883	00/00/0000	/Conversion Tracking, N/A Meta, https://developers.facebook.com/docs/meta-pixel/implementation/conversion-tracking	N/A			Catherine Tucker; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Curtiss Cobb; Erin Egan; Alex Schultz	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10884	12/19/2018	Corrigan, Jay R., Saleem Alhabash, Matthew Rousu, and Sean B. Cash, "How Much is Social Media Worth? Estimating the Value of Facebook by Paying Users to Stop Using It," PLoS ONE, Vol. 13, No. 12, 2018, pp. 1–11	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10885	8/30/2011	Cory Doctorow, "Google Plus forces us to discuss identity," The Guardian, available at https://www.theguardian.com/technology/blog/2011/aug/30/google-plus-discussidentity .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10886	00/00/2020	Cox, James C., Daniel Kreisman, and Susan Dynarski (2020) "Designed to fail: Effects of the default option and information complexity on student loan repayment," Journal of Public Economics, 192(2020) 104298	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10887	4/5/2022	Cristina Criddle, "Instagram Cuts Influencer Payments for Short Videos," Financial Times, https://www.ft.com/content/df2d753d-4346-49d8-88d7-441156dc8dc3	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10888	00/00/2022	D. Daniel Sokol and Feng Zhu (2022) "Harming Competition and Consumers under the Guise of Protecting Privacy An Analysis of Apple's iOS Policy Updates," Cornell Law Review Online	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10889	2/8/2012	D Orazio, Dante, "Google Screenwise Pays Opt-in Users for Expanded Web Tracking," The Verge, https://www.theverge.com/2012/2/8/2785751/google-screenwise-panel-web-monitoring-knowledge-networks	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10890	10/1/2020	Dag, Hasan, "Privacy Matters The New Public Groups," Meta, https://about.fb.com/news/2020/10/privacy-matters-the-new-public-groups/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10891	10/24/2018	Dami Lee, "Facebook adds music features to profiles and Stores, expands Lip Sync Live to Pages," The Verge, available at https://www.theverge.com/2018/10/24/18018572/facebook-music-profile-stories-lip-sync-livelyrics .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10892	1/28/2020	Dami Lee, "Facebook's Clear History tool is now available to everyone," The Verge, available at https://www.theverge.com/2020/1/28/2111981/facebook-clear-history-tool-now-available-to-everyone .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10893	2/27/2007	Dan Frommer, "My Space, Our Lag?," Forbes, https://www.forbes.com/2007/02/26/myspace-speed-facebook-tech-intelcx_df_0227myspace.html?sh=5a9c9c0c344d	N/A			Dennis Carlton Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10894	4/12/2013	Dan Olsen, "Product Lessons from the Early Days at Friendster," https://www.slideshare.net/dan_o/product-lessons-from-the-early-days-at-friendster-by-dan-olsen	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10895	00/00/2020	Daniel J. Solove (2020) "The Myth of the Privacy Paradox," George Washington University Law School	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10896	1/1/2021	Daniel Victor, "FarmVille Once Took Over Facebook. Now Everything Is FarmVille," New York Times, available at https://www.nytimes.com/2020/12/31/technology/farmvillezynga-facebook.html	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10897	8/31/2013	Danielle Abril, "LinkedIn is getting weirdly personal and not everyone likes it," Washington Post, available at https://www.washingtonpost.com/technology/2023/08/31/linkedin-personal-posts/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10898	8/9/2017	Danker, Daniel, "Introducing Watch, a New Platform for Shows on Facebook," Meta, https://about.fb.com/news/2017/08/introducing-watch-a-new-platform-for-shows-on-facebook/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10899	9/6/2012	Darrell Etherington, "Facebook Closes Instagram Acquisition, Instagram Announces 5B Photos Shared," TechCrunch, available at https://techcrunch.com/2012/09/06/facebook-closes-instagram-acquisition-instagram-announces-5-billion-photos-shared/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10900	10/3/2013	Darrell Etherington, "Snapchat Gets Its Own Timeline With Snapchat Stories, 24-Hour Photo & Video Tales," TechCrunch, available at https://techcrunch.com/2013/10/03/snapchat-gets-its-own-timeline-with-snapchat-stories-24-hour-photo-video-photos-shared/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10901	10/16/2019	Darstaru, Ana, "Advertising on Verizon Media Native Does it Work? The \$7,444 Experiment," Creatopy, https://www.creatopy.com/blog/advertising-verizon-media-native/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10902	7/3/2020	Dash, Sanchita (2020) "EXCLUSIVE Instagram Reels is being quietly tested in India just days after the TikTok ban," Business Insider, https://www.businessinsider.in/tech/news/instagram-reels-is-being-quietly-tested-in-india-just-days-after-the-tiktok-ban/articleshow/76768337.cms	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10903	5/9/2008	Dave Morin, "Announcing Facebook Connect," Press Release, available at https://developers.facebook.com/blog/post/2008/05/09/announcing-facebook-connect/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10904	8/19/2020	Davey Winder, "235 Million Instagram, TikTok, and YouTube User Profiles Exposed in Massive Data Leak," Forbes, available at https://www.forbes.com/sites/daveywinder/2020/08/19/massive-data-leak235-million-instagramtiktok-and-youtube-user-profiles-exposed/?sh=78ba017e1111	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10905	5/14/2013	David S. Evans (2013) "Attention Rivalry Among Online Platforms and its Implications for Antitrust Analysis," Journal of Competition Law and Economics 9(2)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10906	4/15/2020	David S. Evans (2020) "The Economics of Attention Markets," SSRN Working Paper	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10907	3/7/2023	David Shepardson, "White House backs Senate bill to boost US ability to ban TikTok," Reuters, available at https://www.reuters.com/technology/twelve-us-senators-back-giving-commerce-secretary-new-powers-ban-tiktok-2023-03-07/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10908	02/00/2019	David Soto Setzke, Markus Böhm, and Helmut Krcmar (2019) "Platform Openness A Systematic Literature Review and Avenues for Future Research" Proceedings of 14th International Conference on Wirtschaftsinformatik, https://www.researchgate.net/profile/David-Soto-Setzke/publication/331383281_Platform_Openness_A_Systematic_Literature_Review_and_Avenues_for_Future_Research/links/5c76b59da6fdce4715a1208e/Platform-Openness-A-Systematic-Literature-Review-and-Avenues-Deahl_Dani	N/A			Dennis Carlton Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10909	6/23/2017	"Snapchat's Newest Feature is Also Its Biggest Privacy Threat," The Verge, https://www.theverge.com/2017/6/23/15864552/snapchatsnap-map-privacy-threat	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10910	00/00/1980	Deaton, Angus, and John Muellbauer (1980) Economics and Consumer Behavior, Cambridge University Press	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10912	2/3/2023	Declaration of Rachel Banks-Kupcho in Support of Application for Appointment as Interim Lead Counsel by Shana E. Scarlett of Hagens Berman Sobol Shapiro LLP, or in the Alternative, Shana E. Scarlett and Rebecca A. Peterson of Lockridge Grindal Nauen P.L.L.P.	N/A			Rachel Banks Kupcho	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10913	9/22/2023	Defendant Meta Platforms, Inc.'s Amended Sixth Set of Written Responses to Questions From Exhibits B, C, E, G, & I to Plaintiff Federal Trade Commission's April 3, 2023 Rule 30(b)(6) Notice Concerning Data Topics, FTC v. Meta Platforms, Inc., U.S. District Court for the District of Columbia, Case No. 1:20-cv-03590-JEB	N/A			John List	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10914	5/15/2023	Defendant Meta Platforms, Inc.'s Objections and Responses to User Plaintiff's Second Set of Interrogatories, Maximilian Klein, et al. v. Meta Platforms, Inc., (Dist. N. Calif.) Case No. 3:20-cv-08570-JD	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10915	6/14/2023	Defendant Meta Platforms, Inc. s Objections and Responses to User Plaintiffs Third Set of Interrogatories, No. 3 20-cv-08570-JD	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10916	6/23/2023	Defendant Meta Platforms, Inc. s Supplemental Objections and Responses to Advertiser Plaintiffs Third Set of Interrogatories (Nos. 9-13)	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10917	00/00/2007	Dennis W. Carlton (2007), "Market Definition Use and Abuse," Competition Policy International, 3(1) 3-27	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10918	00/00/2005	Dennis W. Carlton and Jeffrey M. Perloff (2005), Modern Industrial Organization, 4th ed., (Boston Pearson/Addison Wesley)	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10919	00/00/2018	Dennis W. Carlton and Ralph A. Winter (2018), "Vertical Most-Favored-Nation Restraints and Credit Card No-Surcharge Rules," Journal of Law and Economics, University of Chicago Press, vol. 61(2)	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10920	6/2/2025	Developer Policies - Meta for Developers, https://developers.facebook.com/devpolicy/	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10921	00/00/2022	DeviceForensIQ Fraud Prevention (2022) https://deviceforensiq.com/	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10922	7/15/2014	Devin Coldewey, "Google Plus Ends 'Real Name' Policy After Three Years," NBC News, available at https://www.nbcnews.com/tech/social-media/google-plus-ends-real-name-policy-after-three-years-n156841	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10923	1/20/2012	Devin Coldewey, "New Google Accounts Require Gmail and G+ Account Creation," TechCrunch, available at https://techcrunch.com/2012/01/20/new-googleaccounts-require-gmail-and-g-accounts/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10924	9/19/2018	Diane Lee, "TikTok app raises concerns for young users," WSPA News, available at https://www.wspa.com/news/tik-tok-app-raises-concerns-for-young-users/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10925	5/23/2019	Dickson, EJ, "Inside MeWe, Where Anti-Vaxxers and Conspiracy Theorists Thrive," Rolling Stone, https://www.rollingstone.com/culture/culture-features/mewe-anti-vaxxersconspiracy-theorists-822746/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10926	3/28/2017	Dillet, Romain (2017) "Facebook launches Stories in the main Facebook app," TechCrunch, https://techcrunch.com/2017/03/28/facebook-launches-stories-in-the-main-facebook-app/	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10927	6/00/2020	Dmitry Diment, "Industry Report OD4574 Social Networking Sites"	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10928	12/12/2012	Doug Gross, "Facebook to overhaul its privacy controls," CNN, available at https://www.cnn.com/2012/12/12/tech/social-media/facebook-privacy-changes/index.html .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10929	10/14/2022	Drew Harwell, "How TikTok ate the Internet," Washington Post, available at https://www.washingtonpost.com/technology/interactive/2022/tiktok-popularity/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10930	00/00/2016	Eckles, Dean, René F. Kizilcec, and Eytan Bakshy, "Estimating Peer Effects in Networks with Peer Encouragement Designs," Proceedings of the National Academy of Sciences of the United States of America, Vol. 113, No. 27, 2016	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10931	3/00/2023	Economic Report of the President, available at https://www.whitehouse.gov/wpcontent/uploads/2023/03/erp-2023.pdf	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10932	12/00/1994	Economides, Nicholas and Charles Himmelberg, "Critical Mass and Network Evolution in Telecommunications," Toward a Competitive Telecommunication Industry, Routledge, 1995	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10933	00/00/2020	Economides, Nicholas and Ioannis Lianos, "Data, Networks, and Platforms What Effects on Economic Development?," Concurrences Review, Vol. 2, 2020	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10934	00/00/2021	Economides, Nicholas and Ioannis Lianos, "Restrictions on Privacy and Exploitation in the Digital Economy A Market Failure Perspective," Journal of Competition Law & Economics, Vol. 17, No. 4, 2021	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10935	00/00/2002	Edwards, Steven M., Hairong Li, and Joo-Hyun Lee, "Forced Exposure and Psychological Reactance Antecedents and Consequences of the Perceived Intrusiveness of Pop-up Ads," Journal of Advertising, Vol. 31, No. 3, 2002	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10936	7/8/2020	Effron, Oliver "Instagram pounces on India market after TikTok is banned," CNN, https://www.cnn.com/2020/07/08/tech/instagram-reels-india-tiktok-ban/index.html	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10937	11/17/2016	Ekaterina Konovalova, "What Facebook Does with Your Email List When You Create a Custom Audience," SocialMediaToday, available at https://www.socialmediatoday.com/social-networks/what-facebook-does-your-email-list-whenyou-create-custom-audience-0	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10938	8/23/2012	Ellis Hamburger, "Facebook for iOS goes native, waves goodbye to HTML 5," The Verge, available at https://www.theverge.com/2012/8/23/3262782/facebook-for-ios-native-app .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10939	6/20/2014	Ellis Hamburger, "Surprise Snapchat's most popular feature isn't snaps anymore," The Verge, available at https://www.theverge.com/2014/6/20/5827666/snapchat-storiesbigger-than-snaps-electric-daisy-carnival	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10940	1/18/2022	Eloise Barry, "These Countries Have Bans on Twitter, Facebook and TikTok," Time, available at https://time.com/6139988/countries-where-twitter-facebook-tiktok-banned/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10942	7/6/2020	Emily Schmell, "India bans TikTok, other Chinese apps amid border standoff," AP News, available at https://apnews.com/article/bd02ecd62f9da6b1301868f0308e297	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10943	1/18/2022	Epstein, Rachel, "The Competition for Creators," Marie Claire, https://www.marieclaire.com/career-advice/online-platforms-creators-2022/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10944	4/12/2021	Eric Benjamin Seufert, "ATT opt-in rates are irrelevant," Mobile Dev Memo, available at https://mobiledevmemo.com/att-opt-in-rates-are-irrelevant/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10945	12/18/2020	Eric Benjamin Seufert, "App Tracking Transparency does not provide real consumer choice," Mobile Dev Memo, available at https://mobiledevmemo.com/att-does-not-represent-real-consumer-choice/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10946	12/12/2011	Eric Eldon, "How Zynga Won the Facebook Platform in 2009," TechCrunch, available at https://techcrunch.com/2011/12/12/zynga2009/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10947	1/19/2012	Eric Eldon, "Larry Page Is Super Excited To Announce That Google+ Has 90M Users [Update Engagement+?]," TechCrunch, available at https://techcrunch.com/2012/01/19/google-says-that-google-has-90-million-users/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10948	1/13/2021	Eric Han, "Strengthening privacy and safety for youth on TikTok," TikTok, available at https://newsroom.tiktok.com/en-us/strengthening-privacy-and-safety-for-youth .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10949	11/00/2012	Ericsson, "Ericsson Mobility Report," https://www.ericsson.com/en/reports-and-papers/mobility-report/reports	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10950	3/28/2018	Erin Egan and Ashlie Beringer, "It's Time to Make Our Privacy Tools Easier to Find," About Facebook, available at https://about.fb.com/news/2018/03/privacy-shortcuts/ .	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10951	8/20/2019	Erin Egan and David Baser, "Now You Can See and Control the Data That Apps and Websites Share With Facebook," About Facebook, available at https://about.fb.com/news/2019/08/off-facebook-activity/ .	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10952	1/28/2018	Erin Egan, "Giving You More Control of Your Privacy on Facebook," Meta, available at https://about.fb.com/news/2018/01/control-privacy-principles/ .	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10953	11/13/2014	Erin Egan, "Updating our Terms and Policies Helping You Understand How Facebook Works and How to Control Your Information," Meta, available at https://about.fb.com/news/2014/11/updating-our-terms-and-policies-helping-you-understand-how-facebook-works-and-how-to-control-your-information/ .	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10954	3/28/2018	Erin Egan, It's Time to Make Our Privacy Tools Easier to Find, available at https://about.fb.com/news/2018/03/privacy-shortcuts/	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Rule 703—expert was made aware of or personally observed the facts or data; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10955	4/25/2020	Ernala, Sindhu K., Moira Burke, Alex Leavitt, and Nicole B. Ellison (2020) "How Well Do People Report Time Spent on Facebook? An Evaluation of Established Survey Questions with Recommendations," CHI '20 Proceedings of the 2020 CHI Conference on Human Factors in Computing Systems, https://doi.org/10.1145/3313831.3376435	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10956	10/3/2013	Etherington, Darrell, "Snapchat Gets Its Own Timeline with Snapchat Stories, 24-Hour Photo & Video Tales," TechCrunch, https://techcrunch.com/2013/10/03/snapchat-gets-its-own-timeline-with-snapchat-stories-24-hour-photo-video-photos/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10957	10/3/2014	European Commission, Case No COMP/M.7217 – Facebook/WhatsApp, Article 6(1)(b) Non-Opposition, https://ec.europa.eu/competition/mergers/cases/decisions/m7217_20141003_20310_3962132_EN.pdf	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10958	00/00/2008	Evans, David S. and Michael D. Noel (2008) "The Analysis of Mergers that Involve Multisided Platform Businesses," Journal of Competition Law & Economics, 4(3) 663-695, https://dx.doi.org/10.1017	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10959	2/24/2019	Evans, David S., "Attention Platforms, the Value of Content, and Public Policy," Review of Industrial Organization, Vol. 54, 2019	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10960	00/00/2013	Evans, David S., "Attention Rivalry Among Online Platforms," Journal of Competition Law & Economics, Vol. 9, No. 2, 2013, pp. 313-357	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10961	3/14/2013	Evelyn M. Risli and Shira Ovide, "Facebook Working on Incorporating the Hashtag," Wall Street Journal, March 14, 2013, available at https://wsj.com/articles/SB1000142412788732393304578360651345373308 .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10962	4/9/2012	Evelyn M. Rusli, "Facebook Buys Instagram for \$1 Billion," New York Times, April 9, 2012, available at https://archive.nytimes.com/dealbook.nytimes.com/2012/04/09/facebook-buys-instagram-for-1-billion/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10963	1/12/2024	Facebook Ads Manager, https://www.facebook.com/business/tools/ads-manager	N/A			Dennis Carlton; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeft; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10965	00/00/0000	Facebook Help Center, https://www.facebook.com/help/200538509990389	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10966	9/29/2021	Facebook press release, "Launching Reels on Facebook in the US," September 29, 2021, https://about.fb.com/news/2021/09/launching-reels-on-facebook-us	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10967	5/24/2007	Facebook Unveils Platform for Developers of Social Applications, available at https://about.fb.com/news/2007/05/facebook-unveils-platform-for-developers-of-social-applications/#~:text=SAN%20FRANCISCO%20%E2%80%94%20Facebook%20R%20Event,opportunity%20to%20build%20new%20businesses.	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10968	00/00/2023	Facebook Viewpoints (2023) https://viewpoints.fb.com/ ; Facebook Help Center (2023) "Learn about the Study program," https://www.facebook.com/help/1862678767197241?ref=shareable	N/A			John List; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10969	00/00/0000	Facebook, Company Timeline, https://web.archive.org/web/20071018164306/https://www.facebook.com/press/info.php?Timeline	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10970	1/27/2021	Facebook, Inc. Fourth Quarter 2020 Results Conference Call	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10971	12/31/2019	Facebook, Inc., Form 10-K for the fiscal year ended December 31, 2019	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10972	12/31/2020	Facebook, Inc., Form 10-K for the fiscal year ended December 31, 2020	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10973	7/24/2019	Facebook, Inc., Second Quarter 2019 Results Conference Call, July 24, 2019, https://s21.q4cdn.com/399680738/files/doc_financials/2019/Q2/Q2_19-Earnings-Call-Transcript.pdf	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10974	00/00/2014	Facebook Expecting Strong 4Q Results Driven by Mobile and News Feed; FB Remains Our Favorite Idea in 2014, J.P. Morgan	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10975	4/26/2018	Facing GDPR/Potential U.S. Regulations From A Position of Absolute Strength; PT To \$225," Aegis Capital Corp.	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10976	9/12/2013	Farhad Manjoo, "Facebook News Feed Changed Everything," Slate.com, September 12, 2013, available at https://slate.com/tech-technology/2013/09/facebook-news-feed-turns-7-why-its-the-most-influential-feature-on-the-internet.html	N/A			Anindya Ghose; John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10977	02/00/2008	Farrell, Joseph and Carl Shapiro (2008) "Improving Critical Loss Analysis," Antitrust Source, February	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10978	6/22/2011	Felix Gillette, "The Rise and Inglorious Fall of Myspace," Bloomberg, June 22, 2011, available at https://www.bloomberg.com/news/articles/2011-06-22/the-rise-and-inglorious-fall-ofmyspace/#xj4y7vzkg	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10979	09/00/2010	Fjell, Kenneth, Øystein Foros, and Frode Steen, "The Economics of Social Networks The Winner Takes It All?," Institute for Research in Economics and Business Administration, 2010	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10980	00/00/0000	Follow and Connect on LinkedIn, LinkedIn Help, available at https://www.linkedin.com/help/linkedin/answer/a702683	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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10981	00/00/0000	Frequently Asked Questions, Nielsen Computer & Mobile Panel, https://computermobilepanel.nielsen.com/ui/US/en/faqen.html	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10982	00/00/1992	Froeb, Luke M and Gregory J.Werden (1992) "The Reverse Cellophane Fallacy in Market Delineation," Review of Industrial Organization, 7 (1992) 241–274, https://www.jstor.org/stable/41798721	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10983	5/25/2022	FTC Charges Twitter with Deceptively Using Account Security Data to Sell Targeted Ads," Federal Trade Commission, May 25, 2022, available at https://www.ftc.gov/news-events/news/press-releases/2022/05/ftc-charges-twitter-deceptively-using-account-security-data-sell-targeted-ads .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10984	5/6/2015	Gallagher, Fergal, "How Many Users Does Google+ Really Have?," Tech Times, May 6, 2015, https://www.techtimes.com/articles/51205/20150506/many-users-google-really.htm	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10985	00/00/2022	Gans, Joshua S., "The Specialness of Zero," Journal of Law and Economics, Vol. 65, No. 1, 2022, pp. 157-176	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10986	1/24/2005	Gary Rivlin, "Friendster, Love and Money," The New York Times, January 24, 2005, https://www.nytimes.com/2005/01/24/technology/friendster-love-and-money.html	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10987	00/00/2022	Gaurav Jakhu and Prabal Roy Chowdhury (2022) "Endogenous Data Collection in Platform Markets Privacy and Welfare," SSRN Working Paper 3867746	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10988	11/10/2010	Gina Masullo Chen (2010) "Tweet this A uses and gratifications perspective on how active Twitter use gratifies a need to connect with others," Computers in Human Behavior 27 755-762	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10989	00/00/2021	Ginger Zhe Jin and Liad Wagman, "Big data at the crossroads of antitrust and consumer protection," Information Economics and Policy 54 (2021)	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10990	00/00/2021	Giuntella, Osea, Kelly Hyde, Silvia Saccardo, and Sally Sadoff (2021) "Lifestyle and mental health disruptions during COVID-19," Proceedings of the National Academy of Sciences, 118(9) e2016632118, https://doi.org/10.1073/pnas.2016632118	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10992	00/00/2011	Goldfarb, Avi and Catherine Tucker, "Online Display Advertising Targeting and Obtrusiveness," Marketing Science, Vol. 30, No. 3, 2011	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10993	00/00/2012	Goldfarb, Avi and Catherine Tucker, "Shifts in Privacy Concerns," American Economic Review Papers and Proceedings, Vol. 102, No. 3, 2012, pp. 349-353	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10994	00/00/2023	González-Bailón, Sandra et al. (2023) "Asymmetric ideological segregation in exposure to political news on Facebook," Science, 381(6656) 392–398, https://doi.org/10.1126/science.adc7138	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10995	00/00/0000	Google Ads Help, "Shortform and longform videos", available at https://support.google.com/google-ads/answer/2382886?hl=en	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10996	6/28/2011	Google Blog, "Introducing the Google+ project Real life sharing, rethought for the web," June 28, 2011, available at https://googleblog.blogspot.com/2011/06/introducing-google-project-reallife.html	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
10997	00/00/0000	Google Play Store, "Coin Master," https://play.google.com/store/apps/details?id=com.moonactive.coinmaster	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
10998	00/00/0000	/Google support, "Add reactions to messages," https://support.google.com/messages/answer/9827088?hl=en	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11001	7/15/2020	Graham, Megan, "Disney's Hulu is Trying to Make It Easier for Small Businesses to Buy Ads," CNBC, July 15, 2020, https://www.cnbc.com/2020/07/15/hulu-launches-self-serve-ad-platform-for-smallbusinesses.html	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11002	9/14/2009	Grant Gross, "Heartland CEO Credit card encryption needed," Computer World, September 14, 2009, available at https://www.computerworld.com/article/2767764/heartland-ceo-credit-card-encryptionneeded.html	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11003	5/22/2014	Greg Finn, "Facebook Defaults Posts from 'Public' to 'Friends & Introduces Comprehensive Privacy Checkup," Martech, May 22, 2014, available at https://martech.org/facebook-defaults-posts-public-friends-introduces-comprehensive-privacy-checkup/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11004	6/1/2015	Guemmy Kim, "Keeping your personal information private and safe—and putting you in control," Google, June 1, 2015, available at https://blog.google/technology/safetysecurity/privacy-security-tools-improvements/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11005	12/17/2022	Guy Aridor (2022) "Drivers of Digital Attention Evidence from a Social Media Experiment," Working Paper	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11006	00/00/2011	Gwangjae Jung and Byungtae Lee (2011) "How Did Facebook Outpace Myspace with Open Innovation? An Analysis of Network Competition with Changes of Network Topology," Pacific Asia Conference on Information Systems	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11007	00/00/2023	Haaland, Ingar, Christopher Roth, and Johannes Wohlfart (2023) "Designing Information Provision Experiments," Journal of Economic Literature, 61(1) 3–40, https://www.aeaweb.org/articles?id=10.1257/jel.20211658	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11008	12/1/2023	Hachman, Mark, "Microsoft Guts Microsoft Rewards Points, and Its Fans are Outraged," PCWorld, December 1, 2023, https://www.pcworld.com/article/2160414/microsoft-guts-microsoft-rewards-points-and-its-fans-are-outraged.html	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11009	6/20/2014	Hamburger, Ellis, "Surprise Snapchat's Most Popular Feature Isn't Snaps Anymore," The Verge, June 20, 2014, https://www.theverge.com/2014/6/20/5827666/snapchat-stories-bigger-than-snapselectric-daisy-carnival	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11010	3/14/2024	Han Yuan "Competing for Time A Study of Mobile Applications," Working Paper	N/A			Dennis Carlton; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11011	11/18/2020	Harris, Joshua and Sam Haveson, "Fleets a new way to join the conversation," Twitter, November 18, 2020, https://blog.twitter.com/en_us/topics/product/2020/introducing-fleets-new-way-to-join-the-conversation	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11012	12/10/2008	Harrison Hoffman, "Four reasons why Facebook is succeeding in social networking," CNET, December 10, 2008, available at https://www.cnet.com/culture/four-reasons-why-facebook-is-succeeding-in-social-networking/	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11013	9/19/2010	Hausman, Jerry, Serge Moresi, and Mark Rainey (2011) "Unilateral effects of mergers with general linear demand," Economics Letters, 111(2) 119–121, https://doi.org/10.1016/j.econlet.2010.10.015	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11014	5/3/2018	Heather Kelly, "Twitter says all 336 million users should change their passwords," CNN, May 3, 2018, available at https://money.cnn.com/2018/05/03/technology/twitter-passwordbug/index.html	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11015	4/25/2011	Helft, Miguel, "Facebook Is Latest Rival to Groupon and LivingSocial," The New York Times, April 25, 2011, https://archive.nytimes.com/bits.blogs.nytimes.com/2011/04/25/facebook-is-latest-rival-to-groupon-livingsocial-facebook/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11016	3/10/2019	Herrman, John, "How TikTok Is Rewriting the World," The New York Times, March 10, 2019, https://www.nytimes.com/2019/03/10/style/what-is-tik-tok.html	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11017	00/00/0000	History of ByteDance, https://www.bytedance.com/en/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11018	00/00/0000	Homepage, DuckDuckGo, available at https://duckduckgo.com/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11020	02/00/2011	Hovenkamp, Herbert J., "A Primer on Antitrust Damages," Faculty Scholarship at Penn Carey Law, 2011	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11021	00/00/0000	How to create engaging reels, Meta for Business, available at https://www.facebook.com/business/learn/lessons/fb-ig-reels-business-tips .	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11022	00/00/0000	How to post photos or GIFs on X Help Center," available at https://help.twitter.com/en/usingx/posting-gifs-and-pictures	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11023	00/00/0000	How to upload and manage your contacts," X Help Center, available at https://help.twitter.com/en/usingx/upload-your-contacts-to-search-for-friends	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11024	3/2/2011	How to Safeguard Your Facebook User Information From Third-Party Apps And Websites, Business Insider, March 2, 2011, available at https://www.businessinsider.com/how-to-safeguard-your-facebook-user-information-from-third-party-apps-and-websites-2011-3	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11025	9/29/2019	Marshall Hargrave, "Follow-the-Leader Pricing What it Means it Means, How it Works", available at https://www.investopedia.com/terms/f/follow-the-leader-pricing.asp	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11026	9/2/2021	Ian Carlos Campbell, "Apple will ask before it targets you with its ads in iOS 15," The Verge, September 2, 2021, available at https://www.theverge.com/2021/9/2/22654121/applepersonalized-ads-ios-15-prompt-app-tracking .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11027	12/00/2023	IDEAS RePEc (2023) "Top 10% Authors, as of December 2023," https://ideas.repec.org/top/top.person.all.html	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11028	8/30/2012	<i>In the Matter of MySpace LLC</i> Complaint (FTC)	N/A			Chris DeWolfe	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11029	12/30/2020	India TV News Desk (2020) "2020 Recap How India survived COVID-19 pandemic - a series of lockdowns, unlocks," India TV, https://www.indiatvnews.com/news/india/lockdown-unlock-in-india-covid19-pandemic-guidelines-restrictions-2020-coronavirus-lockdown-series-674925	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11030	8/27/2025	Information for people who don't use Meta Products, https://www.facebook.com/help/637205020878504/	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11031	2/11/2019	Ingrid Lunden, "LinkedIn debuts LinkedIn Live, a new live video broadcast service," TechCrunch, February 11, 2019, https://techcrunch.com/2019/02/11/linkedin-debuts-linkedin-live-a-new-live-video-broadcast-service	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11032	10/8/2015	Ingrid Lunden, "With Reactions, Facebook Supercharges The Like Button With 6 Empathetic Emoji," TechCrunch, https://techcrunch.com/2015/10/08/with-reactions-facebook-supercharges-the-like-button-with-6-empathetic-emoji	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11033	8/5/2020	Instagram blog, "Introducing Instagram Reels," August 5, 2020, https://about.instagram.com/blog/announcements/introducing-instagram-reelsannouncement	N/A			Dennis Carlton; John List; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11034	8/2/2016	Instagram blog, "Introducing Instagram Stories," August 2, 2016, https://about.instagram.com/blog/announcements/introducing-instagramstories	N/A			Dennis Carlton; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11035	00/00/2024	Instagram Stories (2024) https://about.instagram.com/features/stories	N/A			John List; Catherine Tucker; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11036	4/25/2018	Internet Advertising Feb. 2018 DCR Trends – GOOGL Positive, FB Negative," Pivotal Research Group	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11037	8/24/2016	Internet Chart of the Week: Believe the TWTR Hype? FB May Have You Shake It Off, Citi Research	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11038	12/9/2016	Internet media 2017 outlook; Rocky start, smooth ending," Bank of America Merrill Lynch	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11039	00/00/0000	Introducing Hulu Ad Manager A Self-Service Advertising Solution for Streaming TV," Hulu, https://home.admanager.hulu.com/blog/introducing-hulu-ad-manager-a-self-service-advertising-solution-for-streaming-tv/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11040	8/5/2020	Introducing Instagram Reels, Instagram, August 5, 2020, https://about.instagram.com/blog/announcements/introducing-instagram-reels-announcement	N/A			Anindya Ghose; Catherine Tucker; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11041	8/2/2016	Introducing Instagram Stories, Instagram, August 2, 2016, https://about.instagram.com/blog/announcements/introducing-instagram-stories	N/A			Anindya Ghose; Catherine Tucker; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11042	6/2/2020	Introducing Manage Activity," Facebook, June 2, 2020, available at https://about.fb.com/news/2020/06/introducing-manage-activity/ .	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11043	8/22/2018	Introducing New Requirements for Custom Audience Targeting," Facebook for Business, available at https://www.facebook.com/business/news/introducing-new-requirements-for-custom-audience-targeting	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefanick; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11044	3/26/2015	Introducing Periscope, X Blog, March 26, 2015, available at https://blog.twitter.com/en_a/a/2015/introducing-periscope-au .	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11045	1/7/2022	Introducing Privacy Center," Meta, January 7, 2022, available at https://about.fb.com/news/2022/01/introducing-privacy-center/ .	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefanick; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11046	12/8/2021	Introducing Professional Mode for Profiles," Facebook, December 8, 2021, available at https://creators.facebook.com/professional-mode-for-profiles/?locale=en_US .	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Oliván; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11047	11/23/2020	Introducing Spotlight on Snapchat," Snap, November 23, 2020, available at https://newsroom.snap.com/introducing-spotlight	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11049	1/12/2021	Introducing the New Access Your Information," Facebook, January 12, 2021, available at https://about.fb.com/news/2021/01/introducing-the-new-access-your-information/ .	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Oliván; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11050	00/00/2023	Ipsos Screenwise Panel (2023) https://screenwisepanel.com/	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11051	6/17/2019	Iris.Content, "This Apps Pays You Just for Downloading It," Money Mommy, June 17, 2019, https://moneymommy.com/app-pays-you/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11052	00/00/2014	Iryna Pentina, Oksana Basmanova, and Lixuan Zhang (2014) "A cross-national study of Twitter users' motivations and continuance intentions," Journal of Marketing Communications	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11053	10/31/2020	Is This The Official Subreddit?," Reddit, https://www.reddit.com/r/MicrosoftReward/comments/jl9kn8/is_this_the_official_subreddit_i_made_a_bot_to_do/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11054	4/30/2019	Issie Lapowsky, "Here's How Mark Zuckerberg Sees Facebook's New Era of Privacy," Wired, April 30, 2019, available at https://www.wired.com/story/f8-zuckerberg-future-is-private/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11055	6/17/2014	Facebook's History of Tracking You," Propublica, June 17, 2014, https://www.propublica.org/article/its-complicated-facebooks-history-of-tracking-you	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11056	6/00/2023	Iwona Drapala and Debra Aho Williamson, "Global Social Media Update 2023," eMarketer, June 2023	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11057	1/6/2014	J.J. Colao, "The Inside Story Of Snapchat The World's Hottest App Or A \$3 Billion Disappearing Act?" Forbes, January 6, 2014, available at https://www.forbes.com/sites/jjcolao/2014/01/06/the-inside-story-of-snapchat-the-worlds-hottestapp-or-a-3-billion-disappearing-act/?sh=1061fb7b67d2	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11058	11/00/2013	Jaffe, Sonia and E.Glen Weyl (2013) "The first-order approach to merger analysis," American Economic Journal Microeconomics, 5(4) 188–218, https://www.aeaweb.org/articles?id=10.1257/mic.5.4.188	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11059	8/10/2021	James Beser, "New safety and digital wellbeing options for younger people on YouTube and YouTube Kids," YouTube Official Blog, available at https://blog.youtube/news-and-events/new-safety-and-digital-wellbeing-options-younger-people-youtube-and-youtube-kids/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11060	00/00/2022	James C. Cooper and John M. Yun (2022) "Antitrust & Privacy It's Complicated," Journal of Law, Technology & Policy, 343-397	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11061	6/1/2015	James Vincent, "Google shows what it knows about us in new privacy hub," The Verge, June 1, 2015, available at https://www.theverge.com/2015/6/1/8696705/google-privacy-settings-hub-myaccount	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11062	2/26/2006	Jane Gordon, "MySpace Draws a Questionable Crowd," New York Times, February 26, 2006, available at https://www.nytimes.com/2006/02/26/nyregion/nyregionspecial2/myspace-draws-a-questionable-crowd.html	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11063	4/19/2018	Jared Newman, "The Dream of a Privacy-First Social Network 6 Alternatives to Facebook," Fast Company, April 19, 2018, available at https://www.fastcompany.com/40559106/the-privacy-first-social-network-a-great-idea-that-never-works .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11064	1/00/2019	Jasmine Enberg, "Global Social Network Users 2019," eMarketer, January 2019	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11065	1/5/2017	Jason Cipriani, "Messages on iOS 10 How to use all the crazy new features," CNET, January 5, 2017, available at https://www.cnet.com/tech/mobile/complete-guide-to-messages-imessage-ios-10/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11066	2/9/2009	Jason Kincaid, "Facebook Activates 'Like' Button; FriendFeed Tires of Sincere Flattery," TechCrunch, February 9, 2009, https://techcrunch.com/2009/02/09/facebook-activates-like-button-friendfeed-tires-of-sincere-flattery	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11067	2/10/2023	Jay Bongolto, "Google Messages starts letting users react with any emoji," Android Police, February 10, 2023, available at https://www.androidpolice.com/google-messages-emoji-reactions-expanded/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11068	4/13/2023	Jay Peters and Emma Roth, "Twitter is rebranding Super Follows to Subscriptions," The Verge, April 13, 2023, https://www.theverge.com/2023/4/13/23682184/twitter-superfollows-subscriptions-rebranding	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11069	00/00/1988	Jean Tirole, The Theory of Industrial Organization, Cambridge, Mass MIT Press, 1988	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11070	6/5/2013	Jefferson Graham, "Snapchat's young audience fuels a growth streak," USA Today, June 5, 2013, available at https://www.usatoday.com/story/tech/columnist/talkingtech/2013/06/05/snapchat-growthstreak/2359129/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11071	9/24/2019	Jeffrey Mervis, "Privacy concerns could derail unprecedented plan to use Facebook data to study elections," Science, September 24, 2019, available at https://www.science.org/content/article/privacy-concerns-could-derail-unprecedented-plan-usefacebook-data-study-elections	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11072	01/00/2020	Jeffrey Prince and Scott Wallsten (2020) "How Much is Privacy Worth Around the World and Across Platforms?" Journal of Economics & Management Strategy 31	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11073	6/23/2009	Jenna McWilliams, "How Facebook beats MySpace," The Guardian, June 23, 2009, available at https://www.theguardian.com/commentisfree/cifamerica/2009/jun/23/facebook-myspace-socialnetworks .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11074	10/20/2022	Jerry Dischler, "Your ads, your choice, Get more control over your ad experience with My Ad Center," Google, October 20, 2022, available at https://blog.google/technology/safetysecurity/my-ad-center/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11075	00/00/2015	Jessica Vitak (2015), "Balancing Privacy Concerns and Impression Management Strategies on Facebook," Symposium on Usable Privacy and Security (SOUPS)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11076	9/6/2016	Jillian D Onfro, "10 years ago Facebook had 'the most inglorious launch moment in history but it changed everything,'" Business Insider, September 6, 2016, available at https://www.businessinsider.com/facebook-news-feed-launch-2016-9	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11077	9/9/2016	Jillian D Onfro, "Facebook's News Feed is 10 years old. This is how the site has changed," World Economic Forum, September 9, 2016, available at https://www.weforum.org/agenda/2016/09/facebook-news-feed-is-10-years-old-this-is-how-the-site-has-changed/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11078	00/00/2008	Joan DiMicco, David R. Millen, Werner Geyer, Casey Dugan, Beth Brownholtz, and Michael Muller (2008) "Motivations for Social Networking at Work," CSCW 08	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11079	00/00/2017	Joe Phua, Seunga Venus Jin, and Jihoon (Jay) Kim (2017) "Uses and gratifications of social networking sites for bridging and bonding social capital. A comparison of Facebook, Twitter, Instagram, and Snapchat," Computers in Human Behavior 72	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11080	5/7/2006	John Cassidy, "The Online Life Me Media," The New Yorker, May 7, 2006, https://www.newyorker.com/magazine/2006/05/15/me-media	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11081	2/23/2011	John Patrick Pullen, "How Vimeo became hipster YouTube," Fortune, February 23, 2011, https://fortune.com/2011/02/23/how-vimeo-became-hipsteryoutube	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11082	3/13/2015	John Patrick Pullen, "You Asked What Is the Meerkat App?" Time, March 13, 2015, https://time.com/3742746/meerkat	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11083	9/8/2006	Join the Amazon Shopper Panel and Earn Monthly Rewards!," Amazon, https://panel.amazon.com	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11084	3/27/2023	Jones, Jada, "Are You Meta Verified? Here s What It Is, How Much It Costs, And What Perks It Gets You," ZDNet, March 27, 2023, https://www.zdnet.com/article/are-you-meta-verified-heres-whatit-is-how-much-it-costs-and-what-perks-it-gets-you/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11085	1/24/2013	Jordan Crook, "Twitter s 6-Second Video Sharing App, Vine, Goes Live In The App Store," TechCrunch, January 24, 2013, https://techcrunch.com/2013/01/24/twitter-s-video-sharing-app-vine-goes-live-in-the-appstore	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11086	00/00/2013	Jose van Dijk (2013) ""You have one identity performing the self on Facebook and LinkedIn," Media, Culture & Society 35(2)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11087	9/11/2019	Joseph, "Facebook Credits Everything You Need To Know," Robots net, September 11, 2019, https://robots.net/fintech/facebook-credits/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11088	8/31/2018	Joseph, Seb, "Amazon is Testing an Attribution Pixel, a Key Step in Rivaling the Duopoly," Digiday, August 31, 2018, https://digiday.com/media/amazon-tests-attribution-pixel-so-brands-can-compare-whether-it-amazon-is-more-effective-than-its-rivals/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11089	12/21/2011	Josh Constine, "45 Privacy Changes Facebook Will Make To Comply With Data Protection Law," TechCrunch, December 21, 2011, available at https://techcrunch.com/2011/12/21/privacy-changes-audit/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11090	4/28/2015	Josh Constine, "Facebook Is Shutting Down Its API For Giving Your Friends Data To Apps," TechCrunch, April 28, 2015, available at https://techcrunch.com/2015/04/28/facebook-api-shutdown/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11091	8/5/2015	Josh Constine, "Facebook Launches 'Live' Streaming Video Feature, But Only for Celebrities," TechCrunch, August 5, 2015, available at https://techcrunch.com/2015/08/05/facebope/ .	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11092	10/3/2016	Josh Constine, "Facebook launches Marketplace, a friendlier Craigslist," TechCrunch, October 3, 2016, available at https://techcrunch.com/2016/10/03/facebook-marketplace-2/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11093	6/27/2017	Josh Constine, "Facebook now has 2 billion monthly users...and responsibility," TechCrunch, June 27, 2017, available at https://techcrunch.com/2017/06/27/facebook-2-billion-users/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11094	3/31/2018	Josh Constine, "Facebook plans crackdown on ad targeting by email without consent," TechCrunch, available at https://techcrunch.com/2018/03/31/custom-audiences-certification/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11095	9/25/2013	Josh Constine, "Google+ May Finally Matter Thanks To YouTube Comments," TechCrunch, September 25, 2013, available at https://techcrunch.com/2013/09/25/google-plus-youtube/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11096	8/2/2016	Josh Constine, "Instagram launches 'Stories,' a Snapchatty feature for imperfect sharing," TechCrunch, August 2, 2016, available at https://techcrunch.com/2016/08/02/instagram-stories/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11097	2/20/2017	Josh Constine, "WhatsApp launches Status, an encrypted Snapchat Stories clone," TechCrunch, February 20, 2017, available at https://techcrunch.com/2017/02/20/whatsapp-status/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11098	3/31/2010	Josh Lowensohn, "YouTube's big redesign goes live to everyone," CNET, March 31, 2010, https://www.cnet.com/culture/youtubes-big-redesigngoes-live-to-everyone	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11099	4/30/2014	Josh Ong, "Facebook announces new granular permissions and anonymous logins for third-party apps," thenextweb, April 30, 2014, available at https://thenextweb.com/news/facebook-announces-new-granular-permissions-anonymous-logins-third-party-apps	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11100	7/7/2011	Joshua Gans, "Google+ Comes Up Short," Harvard Business Review, July 7, 2011, available at https://hbr.org/2011/07/google-comes-up-short .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11101	4/8/2011	Joshua Siegel and Christopher Hamilton, "YouTube is going LIVE," YouTube blog post, April 8, 2011, https://blog.youtube/news-and-events/youtube-isgoing-live	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11102	00/00/2009	Julia Angwin (2009) Stealing Myspace The Battle to Control the Most Popular Website in America, Random House	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11103	00/00/2005	Jullien, Bruno, "Two-Sided Markets and Electronic Intermediaries," CESifo Economic Studies, Vol. 51, No. 2-3, 2005, pp. 233-260	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11104	11/7/2021	Jullien, Bruno, Alessandro Pavan, and Marc Rysman (2021) "Two-sided markets, pricing, and network effects," Handbook of Industrial Organization, 4(1) 485–592, https://doi.org/10.1016/bs.hesind.2021.11.007	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11105	4/7/2022	Kaitie Frank, "What Is DuckDuckGo & Who Uses This Alternative Search Engine?," Search Engine Journal, April 7, 2022, https://www.searchenginejournal.com/duckduckgo-overview/443307/#close	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11106	10/23/2023	Kantrowitz, Alex, "The Elon Effect," Slate, October 23, 2023, https://slate.com/technology/2023/10/twitter-users-decline-apptopia-elon-musk-x-rebrand.html	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11107	8/5/2020	Kari Paul, "'I Don't Care' Young TikTokers Unfazed by US Furor Over Data Collection," The Guardian, August 5, 2020, available at https://www.theguardian.com/technology/2020/aug/05/tiktok-gen-z-millennials-data-privacy-trump-china	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11108	12/00/2020	Karin von Abrams, "Global Social Network Users 2020," Insider Intelligence / eMarketer, December 2020	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11109	7/12/2023	Katarina Betterton, "Video Strategies for Marketing Your Small Business Short Form vs. Long-Form Videos," US Chamber of Commerce, July 12, 2023, available at https://www.uschamber.com/co/grow/marketing/areshort-form-or-long-form-videos-better-for-engagement	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11110	9/24/2020	Kate Talbot, "5 Ways To Use LinkedIn Stories For Your Personal Brand," Forbes, September 24, 2020, https://www.forbes.com/sites/katetalbot/2020/09/24/5-ways-to-use-linkedin-stories-for-your-personal-brand/?sh=764fa7467a29	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11111	11/21/2016	Kathleen Chaykowski, "Instagram Launches Live Video, Makes Messaging More Ephemeral," Forbes, November 21, 2016, https://www.forbes.com/sites/kathleenchaykowski/2016/11/21/instagram-launches-live-video-makes-messaging-more-ephemeral/?sh=27f0f629e2f2	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11112	12/14/2016	Kathleen Chaykowski, "Live Video Can Now Be Broadcast Directly From Twitter," Forbes, December 14, 2016, https://www.forbes.com/sites/kathleenchaykowski/2016/12/14/live-video-can-now-be-broadcast-directly-from-twitter/?sh=5e0ef3a67e8d	N/A			Dennis Carlton Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11113	11/2/2022	Katie Wedell, "Musk s Twitter takeover raises more questions than answers about data privacy," USA Today, November 2, 2022, available at https://www.usatoday.com/story/tech/2022/11/02/twitters-data-privacy-musk/8242592001/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11114	8/6/2015	Katy Steinmetz, "These Companies Have the Best (And Worst) Privacy Policies," Time, August 6, 2015, available at https://time.com/3986016/google-facebook-twitter-privacy-policies/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11115	00/00/2003	Katz, Michael L. and Carl Shapiro (2003) "Critical Loss Let s Tell the Whole Story," Antitrust, https://www.law.berkeley.edu/wp-content/uploads/2015/04/Katz-Shapiro-Critical-Loss-Lets-Tell-the-Whole-Story-2003.pdf	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11116	8/20/2019	Kaya Yurieff, "Facebook finally rolls out privacy tool for your browsing history," CNN, August 20, 2019, available at https://www.cnn.com/2019/08/20/tech/facebook-clear-history/index.html .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11117	6/15/2022	Kelly, Dylan (2022) "Facebook Is Revamping Its Algorithm to Compete With TikTok," Hypebeast, https://hypebeast.com/2022/6/facebook-discovery-engine-feed-algorithm-tiktok	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11118	8/2/2016	Kelly, Heather (2016) "Instagram Stories is Facebook s latest Snapchat clone," CNNMoney, https://money.cnn.com/2016/08/02/technology/instagram-stories/?iid=EL%20Snapchat	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11119	10/27/2006	Kelvin Becroft, "You Must be Logged in to Do That!," Mashable, October 27, 2006, https://mashable.com/archive/myspace-phishing-attack-apps-on-3000-pages	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11120	7/6/2023	Kelvin Chan, "Facebook parent company Meta launches Threads app as rival to Twitter," PBS, July 6, 2023, available at https://www.pbs.org/newshour/nation/facebook-parent-company-metalaunches-threads-app-as-rival-to-twitter	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11121	11/19/2010	Kevin Kelleher, "How Facebook learned from MySpace s mistakes," Fortune, November 19, 2010, https://fortune.com/2010/11/19/how-facebook-learned-from-myspacemistakes/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11122	12/10/2014	Kimberlee Morrison, "YouTube Offering Creators Contracts for Exclusive Content," Adweek, December 10, 2014, https://www.adweek.com/performance-marketing/youtube-creators-contracts-exclusive-content/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11123	00/00/0000	[kimkardashian, Instagram Profile, available at https://www.instagram.com/kimkardashian/?hl=en	N/A			Anindya Ghose; Tom Alison; Ine Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11124	00/00/2020	Kirk Plangger and Matteo Montecchi (2020) "Thinking beyond Privacy Calculus Investigating Reactions to Customer Surveillance," Journal of Interactive Marketing 50(1)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11125	5/5/2015	Kirsten Martin and Katie Shilton (2016) "Why Experience Matters to Privacy How Context Based Experience Moderates Consumer Privacy Expectations for Mobile Applications," Journal of the Association for Information Science and Technology 67(8)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11126	12/27/2013	Kiss, Jemima, "Teenagers Migrate from Facebook as Parents Send Them Friend Requests," The Guardian, December 27, 2013, https://www.theguardian.com/technology/2013/dec/27/facebook-dead-and-buried-to-teens-research-finds	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11128	6/30/2020	Koetsier, John (2020) "TikTok Just Lost 200 Million Users in 24 Hours," Forbes, https://www.forbes.com/sites/johnkoetsier/2020/06/30/tiktok-just-lost-200-million-users/?sh=4a3317cd346d	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11129	1/13/2015	Koetsier, John, "App Annie \$55M Mo Money ... and Massive New App Usage Intelligence Product," VentureBeat, January 13, 2015, https://venturebeat.com/marketing/app-annie-55m-mo-money-and-massive-new-app-usageintelligence-product/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11130	03/00/2012	Korenblit, Claire M., "Quantifying Antitrust Damages—Convergence of Methods Recognized by U.S. Courts and the European Commission " CPI Antitrust Chronicle, 2012	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11131	2/15/2022	Krantz, Ted, "App Annie is Now Data.ai —the 1st Unified Data AI Company," data.ai, February 15, 2022, https://www.data.ai/en/insights/dataai-news/appannie-is-now-dataai/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11132	1/7/2022	Kris Holt, "Facebook's new Privacy Center explains how the company handles data collection," engadget, January 7, 2022, available at https://www.engadget.com/meta-privacy-centerfacebook-instagram-whatsapp-191520513.html .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11133	00/00/2021	Kristen Barta and Nazanin Andalibi (2021) "Constructing Authenticity on TikTok Social Norms and Social Support on the 'Fun Platform,'" Proceedings of the ACM on Human-Computer Interaction	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11134	4/28/2015	Kristin Burnham, "How the top social networks compare on privacy – in one handy chart," CSO, April 28, 2015, available at https://www.csoonline.com/article/551325/how-the-top-socialnetworks-compare-on-privacy-in-one-handy-chart.html .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11135	9/10/2014	Kyle Wong, "The Explosive Growth Of Influencer Marketing And What It Means For You," Forbes, September 10, 2014, available at https://www.forbes.com/sites/kylewong/2014/09/10/the-explosive-growth-of-influencermarketing-and-what-it-means-for-you/?sh=7494808e52ac	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11136	7/5/2023	Lance Whitney, "Facebook and Instagram owner is launching Twitter rival called Threads," ZDNet, July 5, 2023, available at https://www.zdnet.com/article/facebook-and-instagram-owner-is-launching-twitter-rival-calledthreads/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11137	9/16/2023	Lang, Heidi, "Instagram Inactive Account Effects and Tips for Consistency," Path Social, September 16, 2023, https://www.pathsocial.com/resources/instagram-inactive-account-effects-and-tips-forconsistency/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11138	6/13/2007	Larry Dignan, "Widgets matter Now monetize them," ZDNet, June 13, 2007, available at https://www.zdnet.com/article/widgets-matter-now-monetize-them/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11139	2/22/2022	Launching Facebook Reels Globally and New Ways for Creators to Make Money," Meta, February 22, 2022, available at https://about.fb.com/news/2022/02/launching-g-facebook-reelsglobally/	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11140	9/29/2021	Launching Reels on Facebook in the US," Meta, September 29, 2021, https://about.fb.com/news/2021/09/launching-reels-on-facebook-us/	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11141	4/24/2017	Laura Stampler, "Facebook Rolls Out a New Plan to Crush Twitter," Time, April 24, 2017, available at https://time.com/75848/facebook-twitter-storyful/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11142	2/25/2016	Lauren Johnson, "Digital-Savvy Millennial Will Sacrifice Privacy for Personalization, Says Leo Burnett Exec," AdWeek, February 25, 2016, available at https://www.adweek.com/performance-marketing/digital-savvy-millennials-will-sacrifice-privacy-personalization-says-leo-burnett-exec-169869/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11143	2/5/2020	Lavrinovičius, Aidaras, "TikTok The Power of User Generated Content," Medium, February 5, 2020, https://medium.com/digital-society/tiktok-the-power-of-user-generated-content-91972ec77ce5	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11144	8/5/2015	Lavrusik, Vadim, "Connect with Public Figures Through Live," Meta, August 5, 2015, https://about.fb.com/news/2015/08/connect-with-public-figures-through-live/	N/A			Catherine Tucker; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Oliván; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11145	00/00/0000	Law and Requirements, Plain Language Action and Information Network, available at https://www.plainlanguage.gov/law/	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11146	0/00/0000	Learn About the Study Program, Meta, https://www.facebook.com/help/viewpoints/1862678767197241	N/A			Anindya Ghose; Catherine Tucker; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeft; Andrew Bosworth; Stacy Chen; Curtis Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11147	2/27/2014	Lee Humphreys, Phillipa Gill, and Balachander Krishnamurthy (2014), "Twitter a content analysis of personal information," Information, Communication & Society 17(7)	N/A			Dennis Carlton Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11148	00/00/2013	Lee, Haein, Hyejin Park, and Jinwoo Kim (2013) "Why do people share their context information on Social Network Services? A qualitative study and an experimental study on users' behavior of balancing perceived benefit and risk," International Journal of Human-Computer Studies, 71(9) 862-877	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11149	00/00/2020	Leskin, Paige (2020) "Instagram s rival to TikTok will come to the US in early August," Business Insider, https://www.businessinsider.com/instagram-reels-facebook-tiktok-rival-united-states-launch-2020-7	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11150	00/00/2020	Leskin, Paige (2020) "Take a closer look at Instagram Reels, Facebook s TikTok rival launching today in the US," Business Insider, https://www.businessinsider.com/instagram-reels-tiktok-competitor-short-video-us-launch-explainer-2020-7	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11151	5/25/2022	Lesley Fair, "Twitter to pay \$150 million penalty for allegedly breaking its privacy promises – again," Federal Trade Commission Business Blog, May 25, 2022, available at https://www.ftc.gov/business-guidance/blog/2022/05/twitter-pay-150-million-penalty-allegedly-breaking-its-privacy-promises-again .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11152	9/23/2011	Lessin, Sam, "Tell Your Story with Timeline," Meta, September 23, 2011, https://about.fb.com/news/2011/09/tell-your-story-with-timeline/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11153	4/21/2015	Liam Tung, "Now you can download your entire search history from Google," ZD Net, April 21, 2015, available at https://www.zdnet.com/article/now-you-can-download-your-entire-search-history-from-google/ .	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11154	11/9/2018	Liao, Shannon, "Facebook Quietly Launches A TikTok Competitor App Called Lasso," The Verge, November 9, 2018, https://www.theverge.com/2018/11/9/18080280/facebook-lasso-tiktok-competitor-app	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11155	00/00/1994	Liebowitz, S. J. and Stephen E. Margolis, "Network Externalities: An Uncommon Tragedy," Journal of Economic Perspectives, Vol. 8, No. 2, 1994, pp. 133–150	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11156	7/9/2023	Lindsey Choo and Meghan Bobrowsky, "Snap s Push to Tempt Creators Seems to Be Working," The Wall Street Journal, July 9, 2023, https://www.wsj.com/articles/snap-push-to-tempt-creators-seems-to-be-working-1387f6f6	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11157	00/00/2021	Lindström, Björn et al., "A Computational Reward Learning Account of Social Media Engagement," Nature Communications, Vol. 12, No. 1311, 2021	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11158	3/19/2019	Line More Popular than Facebook with Japan's Social Media Users," Nippon.com, March 19, 2019, https://www.nippon.com/en/japan-data/h00414/line-more-popular-than-facebook-with-japan%E2%80%99ssocial-media-users.html	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11159	00/00/0000	LinkedIn Access to Email and Contact Lists – Overview," LinkedIn Help, available at https://www.linkedin.com/help/linkedin/answer/a569425/linkedin-access-to-email-and-contactlists-overview	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11160	4/26/2015	Lisa Eadicicco, "Why Google+ failed, according to Google insiders," Business Insider, April 26, 2015, available at https://www.businessinsider.com/what-happened-to-google-plus-2015-4 .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11161	6/00/2009	List, John A. (2009) "An introduction to field experiments in economics," Journal of Economic Behavior & Organization, 70(3) 439–442, https://doi.org/10.1016/j.jebo.2008.10.013	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11162	00/00/1998	List, John A. and Jason F. Shogren (1998) "Calibration of the difference between actual and hypothetical valuations in a field experiment," Journal of Economic Behavior & Organization, 37(2) 193–205	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11163	3/18/2023	List, John A., Azeem M. Shaikh, and Atom Vayalinkal (2023) "Multiple testing with covariate adjustment in experimental economics," Journal of Applied Econometrics, https://doi.org/10.1002/jae.2985	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11164	10/19/2018	List, John A., Azeem M. Shaikh, and Yang Xu (2019) "Multiple hypothesis testing in experimental economics," Experimental Economics, 22(2019) 773–793, https://doi.org/10.1007/s10683-018-09597-5	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11165	7/11/2022	Liu, Phoebe, "Social Media Platforms Compete For Creators Attention. Creators Choose Them All," Forbes, July 11, 2022, https://www.forbes.com/sites/phoebeliu/2022/07/11/social-media-platforms-compete-for-creatorsattention-creators-choose-them-all/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11166	10/19/2022	Long-Term View," Netflix Investors, October 19, 2022, available at https://ir.netflix.net/ir/overview/long-term-view/default.aspx	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11167	12/6/2023	Loredana Crisan, "Launching Default End-to-End Encryption on Messenger," Meta, December 6, 2023, available at https://about.fb.com/news/2023/12/default-end-to-end-encryption-on-messenger/	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11168	6/18/2023	Lori Ioannou, "Talk of a U.S. TikTok Ban Is Shaking Up the Creator Economy; Influencers and Others Who Make Money on TikTok Are Looking to Hedge Their Bets by Diversifying Their Content Across Other Platforms," The Wall Street Journal Online, June 18, 2023, https://www.wsj.com/articles/talk-of-a-u-s-tiktok-ban-is-shaking-up-the-creator-economy-ac9cd718	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11169	11/12/2021	Louise Matsakis, "The Sneaky Way TikTok Is Connecting You to Real-Life Friends," Wired, Nov. 12, 2021, https://www.wired.com/story/tiktok-friends-contacts-people-you-may-know/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11170	00/00/2004	Lu, Yin, Bernard Tan, and Kai-Lung Hui, "Inducing Customers to Disclose Personal Information to Internet Businesses with Social Adjustment Benefits," ICIS 2004 Proceedings, 2004	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11171	7/11/2023	Lucinda Southern, "PubMatic and Playground xyz Partner to Solve Scale Woes for Attention-Seeking Marketers," AdWeek, July 11, 2023, available at https://www.adweek.com/programmatic/pubmatic-playground-xyz-partnerscale-woes-attention-marketers/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11172	10/1/2022	Luke Hughes, "Privacy-focused web browsers are stuck in a rut, but why?" Techradar, October 1, 2022, available at https://www.techradar.com/news/privacy-focused-web-browsers-are-stuck-in-a-rut-but-why	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11173	1/29/2010	Luke Westaway, "35% of Facebook Users Updated Their Privacy Settings After Policy Change," thenextweb.com, January 29, 2010, available at https://thenextweb.com/news/facebook-users-changed-privacy-settings	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11174	3/30/2016	Lull, Travis, "Website Conversion Tracking and Remarketing Made Easier and More Flexible," Twitter, March 30, 2016, https://blog.twitter.com/en_us/a/2016/website-conversion-tracking-and-remarketing-made-easier-and-more-flexible	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11175	9/00/2016	Madeline LeClair, "Industry Report OD4574 Social Networking Sites in the US," September 2016	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11176	8/22/2023	Makena Kelly, "Meta refreshes promise to roll out default end-to-end encryption in Messenger this year," The Verge, August 22, 2023, available at https://www.theverge.com/2023/8/22/23841490/meta-facebook-messenger-instagram-encryption-default .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11177	6/12/2014	Making Ads Better and Giving People More Control Over the Ads They See," Facebook, June 12, 2014, available at https://about.fb.com/news/2014/06/making-ads-better-and-giving-people-more-control-over-the-ads-they-see/	N/A			Dennis Carlton; Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11178	5/22/2014	Making It Easier to Share With Who You Want, Facebook, May 22, 2014, available at https://about.fb.com/news/2014/05/making-it-easier-to-share-with-who-you-want/ .	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11179	00/00/2008	Malcolm B. Coate and Jeffrey H. Fischer (2008), "A Practical Guide to the Hypothetical Monopolist Test for Market Definition," Journal of Competition Law and Economics, 4(4) 1031-1063	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11180	10/27/2023	Malik, Aisha, "X is Launching Two New Subscription Tiers, Including a 'Premium+ Ad-Free Plan,'" TechCrunch, October 27, 2023, https://techcrunch.com/2023/10/27/x-is-launchingnew-premium-and-basic-subscription-tiers/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11181	3/8/2023	Maloy, Sarah, "Introducing Clips Get Started with Short-Form Video on Spotify," Spotify for Artists, March 8, 2023, https://artists.spotify.com/en/blog/spotify-clips-get-started-short-form-video-stream-on	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11182	1/8/2024	Mansoor Iqbal, "Snapchat Revenue and Usage Statistics (2024)," BusinessofApps, January 8, 2024, available at https://www.businessofapps.com/data/snapchat-statistics/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11183	1/8/2024	Mansoor Iqbal, "TikTok Revenue and Usage Statistics (2024)," BusinessofApps, January 8, 2024, available at https://www.businessofapps.com/data/tiktok-statistics/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11184	10/31/2023	Mansoor Iqbal, "TikTok Revenue and Usage Statistics (2023)," BusinessofApps, October 31, 2023, available at https://www.businessofapps.com/data/tiktok-statistics/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11185	7/1/2022	Marguerite Reardon, "TikTok National Security Concerns Resurface What You Need to Know," CNET, July 1, 2022, available at https://www.cnet.com/news/tiktok-called-a-national-securitythreat-heres-what-you-need-to-know/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11186	9/27/2021	Marisa Dellatto, "TikTok Hits 1 Billion Monthly Active Users," Forbes, September 27, 2021, available at https://www.forbes.com/sites/marisadellatto/2021/09/27/tiktok-hits-1-billionmonthly-active-users/?sh=730ce5e644b6	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Pls' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11187	11/29/2011	Mark Zuckerberg Facebook Post, November 29, 2011, available at https://www.facebook.com/notes/facebook/our-commitment-to-the-facebook-community/10150378701937131/	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11188	9/5/2016	Mark Zuckerberg Facebook post, September 5, 2016, available at https://www.facebook.com/zuck/posts/10103084921703971 .	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11189	7/27/2002	Market Delineation Algorithms Based on the Hypothetical Monopolist Paradigm," (Economic Analysis Group, Discussion Paper No. 02-8), http://papers.ssrn.com/sol3/papers.cfm?abstract_id=327282	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11190	00/00/2021	Markus Rach and Marc K. Peter (2021) "How TikTok's Algorithm Beats Facebook & Co. for Attention Under the Theory of Escapism A Network Sample Analysis of Austrian, German and Swiss Users," School of Business, University of Applied Sciences and Arts Northwestern Switzerland FHNW, Olten, Switzerland	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11191	00/00/2012	Martin S. Gaynor, Muhammad Zia Hydari, and Rahul Telang (2012), "Is Patient Data Better Protected in Competitive Healthcare Markets?," Workshop on the Economics of Information Security Research Paper	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11192	9/20/2021	Mason Walker and Katerina Eva Matsa, "News Consumption Across Social Media in 2021," Pew Research Center, at p. 4, available at https://www.pewresearch.org/journalism/2021/09/20/news-consumption-across-social-media-in-2021/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11193	8/12/2011	Mat Honan, "Google's Real Names Policy is Evil," Gizmodo, August 12, 2011, available at https://gizmodo.com/googles-real-names-policy-is-evil-5830471 .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11194	12/5/2012	Mat Honan, "In Twitter's Fight with Instagram, You Take the Hit," Wired, December 5, 2012, available at https://www.wired.com/2012/12/in-instagram-vs-twitter-spat-you-are-the-loser/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11195	12/17/2019	Matt Binder, "TikTok got an 'F' in our data accessibility rankings. Facebook got an 'A,'" Mashable, December 17, 2019, available at https://mashable.com/article/social-media-datarequest-report-card .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11196	1/16/2022	Matt G. Southern, "DuckDuckGo Growth Drops As It Celebrates Milestone," Search Engine Journal, January 16, 2022, https://www.searchenginejournal.com/duckduckgo-reaches-100b-searches-but-growth-is-slowing-down/433267/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11197	9/5/2006	Matt Marshall, "Facebook launches 'News Feed' and 'Mini Feed' — as YouTube invades turf," VentureBeat, September 5, 2006, available at https://venturebeat.com/business/facebook-launches-news-feed-and-mini-feed-as-youtube-invades-turf/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11198	8/23/2011	Matt Rosoff, "Facebook Rolls Out Major, Sweeping Privacy Changes," Business Insider, August 23, 2011, available at https://www.businessinsider.com/facebook-gives-you-more-control-over-whose-sharing-with-just-like-google-2011-8	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11199	10/11/2024	Matt Southern, "How to Control Who Can See or Comment on Your LinkedIn Posts," available at https://www.searchenginejournal.com/linkedin-users-can-now-control-who-sees-their-posts/393398/#close	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11200	2/19/2014	Matthew Panzarino, "Facebook Buying WhatsApp For \$19B, Will Keep The Messaging Service Independent," TechCrunch, February 19, 2014, available at https://techcrunch.com/2014/02/19/facebook-buying-whatsapp-for-16b-in-cash-and-stock-plus-3b-in-rsus/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11201	5/26/2011	Matthew Panzarino, "Instagram updated to add 'double-tap' likes and improved comments," The Next Web, May 26, 2011, https://thenextweb.com/news/instagram-updates-to-add-double-tap-likes-and-improved-comments	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11202	10/00/2015	Matthew Quint and David Rogers (2015) "What Is the Future of Data Sharing?" Columbia Business School,	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11203	00/00/0000	Maximilian Klein LinkedIn Profile	N/A			Maximilian Klein	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11204	00/00/2014	McCrory, Justin and Daniel L. Rubinfeld, "Measuring Benchmark Damages in Antitrust Litigation," Journal of Econometric Methods, Vol. 3, No. 1, 2014	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11205	12/1/2023	Meera Navlakha, "Which countries have banned TikTok?," Mashable, December 1, 2023, https://mashable.com/article/tiktok-ban-countries	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11206	6/29/2011	Megan Geuss and Mark Sullivan, "Google+ Social Network Hands-On First Impressions," PCWorld, June 29, 2011, https://www.pcworld.com/article/485810/googleplus.html	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11207	00/00/2023	Meghanath Macha, Natasha Zhang Foutz, Beibei Li, and Anindya Ghose (2023) "Personalized Privacy Preservation in Consumer Mobile Trajectories," forthcoming in Information Systems Research	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11208	12/18/2023	Merger Guidelines, Issued December 18, 2023, https://www.justice.gov/atr/2023-mergerguidelines	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11209	2/9/2021	Mergers with Differentiated Products Where Do We Stand? Review of Industrial Organization, 58 179–212, https://doi.org/10.1007/s11151-021-09810-5	N/A			Dennis Carlton; John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11210	00/00/0000	Meta Business Help Center, About Meta ads placements, https://www.facebook.com/business/help/407108559393196?id=369787570424415	N/A			Dennis Carlton; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Navah; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11211	12/12/2023	Meta Cookies Policy, https://www.facebook.com/privacy/policies/cookies	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Sarah Grabert; Maximilian Klein; Rachel Banks Kupcho; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11213	8/2/2023	Meta Platforms Inc. (META) Reels Deep Dive Reels Has Negative Value for META," Needham & Co.	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11214	7/13/2023	Meta Platforms Inc 2Q preview Expecting a solid quarter with 3Q upside potential to Street, Bank of America Global research	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11215	00/00/2022	Meta Platforms, Inc. (FB) First Quarter 2022 Results Conference Call,	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtis Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11216	12/31/2021	Meta Platforms, Inc., Form 10-K for the fiscal year ended December 31, 2021	N/A			John List; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11217	12/31/2022	Meta Platforms, Inc., Form 10-K for the fiscal year ended December 31, 2022	N/A			John List; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtis Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11218	2/1/2023	Meta Platforms, Inc., Form 10-K, filed February 1, 2023, https://d18m0p25nwr6d.cloudfront.net/CIK0001326801/e574646c-c642-42d9-9229-3892b13aabfb.pdf	N/A			Catherine Tucker; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11219	10/28/2021	Meta Platforms, Inc., Form 8-K, October 28, 2021	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11220	4/27/2022	Meta Platforms, Inc., FQ1 2022 Earnings Call Transcript, April 27, 2022	N/A			Dennis Carlton; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11221	4/26/2023	Meta Platforms, Inc., FQ1 2023 Earnings Call Transcript, April 26, 2023	N/A			Dennis Carlton; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11222	7/26/2023	Meta Platforms, Inc., FQ2 2023 Earnings Call Transcript, July 26, 2023	N/A			Dennis Carlton Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben- Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11223	6/16/2025	Meta Privacy Policy, https://www.facebook.com/privacy/policy/	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Sarah Grabert; Maximilian Klein; Rachel Banks Kupcho; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11224	1/1/2025	Meta Terms of Service, https://www.facebook.com/legal/terms	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11225	8/21/2021	Meta Transparency Center Companion Guide Widely Viewed Content Report – UPDATED AUG 18, 2021, available at https://transparency.meta.com/data/widely-viewed-content-report	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11226	8/22/2022	Meta Transparency Center Widely Viewed Content Report Changes, corrections, and adjustments, August 22, 2022 available at https://transparency.meta.com/data/widely-viewed-content-report	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11227	8/22/2022	Meta Transparency Center Widely Viewed Content Report Companion Guide, August 22, 2022 available at https://transparency.meta.com/data/widely-viewed-content-report	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11228	00/00/2025	Meta Transparency Center Widely Viewed Content Report What People See on Facebook, available at https://transparency.meta.com/data/widely-viewed-content-report	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11229	00/00/2023	Meta Transparency Center Widely Viewed Content Report What People See on Facebook, Q1 2023 report, available at https://transparency.meta.com/data/widely-viewed-content-report	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11230	5/19/2020	Meta, "Introducing Facebook Shops Helping Small Businesses Sell Online," May 19, 2020, https://about.fb.com/news/2020/05/introducing-facebook-shops/	N/A			Catherine Tucker; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11231	9/29/2021	Meta, "Launching Reels on Facebook in the US," September 29, 2021, https://about.fb.com/news/2021/09/launching-reels-on-facebook-us/	N/A			Catherine Tucker; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11232	00/00/0000	Metrics, Pinterest, https://developers.pinterest.com/docs/ads/metrics/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11233	00/00/0000	MeWe Premium, MeWe, available at https://support.mewe.com/hc/enus/articles/360053236493-MeWe-Premium	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11234	9/20/2010	MG Siegler, "Distilled From Burbn, Instagram Makes Quick Beautiful Photos Social (Preview)," TechCrunch, September 20, 2010, https://techcrunch.com/2010/09/20/instagram	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11235	6/28/2011	MG Siegler, "Google+ Project It s Social, It s Bold, It s Fun, And It Looks Good – Now For The Hard Part," TechCrunch, June 28, 2011, available at https://techcrunch.com/2011/06/28/google-plus/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11236	10/6/2010	MG Siegler, "Instagram Launches With The Hope of Igniting Communication Through Images," TechCrunch, October 6, 2010, available at https://techcrunch.com/2010/10/06/instagram-launch	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11237	7/22/2011	MG Siegler, "Justin Bieber Takes A Picture of Traffic, Instagram Usage Explodes," TechCrunch, July 22, 2011, available at https://techcrunch.com/2011/07/21/justin-bieber-traffic/ .	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11238	3/7/2023	Mia Sato, "Reddit s new features include a TikTok-style video feed," The Verge, March 7, 2023, available at https://www.theverge.com/2023/3/7/23628130/reddits-video-watch-read-feedsupdate-tiktok	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11239	11/27/2007	Michael Arrington, "Screenshots And Details On Upcoming MySpace 'News Feeds,'" TechCrunch, November 27, 2007, available at https://techcrunch.com/2007/11/26/screenshotsand-details-on-upcoming-myspace-news-feeds/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11240	00/00/2019	Michael L. Katz (2019), "Multisided Platforms, Big Data, and a Little Antitrust Policy," Review of Industrial Organization, 54 695 716	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11241	7/6/2023	Michaels, Jason, "Panel App Review 2023 Legit Passive Income or a Scam?," Frugal For Less, July 6, 2023, https://www.frugalforless.com/panel-app-review/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11242	8/11/2017	Michelle Castillo, "Here's what Facebook is asking from people making its new TV shows," CNBC, August 11, 2017, https://www.cnbc.com/2017/08/11/what-facebook-is-asking-from-people-making-its-new-tv-shows.html	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11243	3/6/2017	Michelle Castillo, "Mark Zuckerberg put employees on 'lockdown' for two months to launch Facebook Live Report," CNBC, March 6, 2017, https://www.cnbc.com/2017/03/06/zuckerberg-put-employees-onlockdown-to-launch-facebook-live-wsj.html	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11244	11/6/2017	Mijung Kim and Jiyoung Cha (2017) "A comparison of Facebook, Twitter, and LinkedIn Examining motivations and network externalities for the use of social networking sites," First Monday	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11245	11/00/2021	Mobile App Monetization Survey." AdColony, November 2021, as reported by Statista, https://www.statista.com/statistics/1281050/apple-att-impact-ios-in-app-ad-revenues-global-publishers/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11246	00/00/2022	Mobile ecosystems market study, Competition & Markets Authority, June 10, 2022, "Appendix J. Apple's and Google's privacy changes,"	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11247	4/27/2023	Mobile Performance Meter Review - Is it Legit & Worth Using?," This Online World, April 27, 2023, https://thisonlineworld.com/mobile-performance-meter/ and https://web.archive.org/web/20200808210725/https://thisonlineworld.com/mobile-performance-meter/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11248	4/14/2020	MobileXpression PSA I've Been Blocked Off From Redeeming Rewards After Being an Active Member for More Than 2 Weeks, Reddit, https://www.reddit.com/r/beermoney/comments/g151al/mobilexpression_psa_ive_been_blocked_off_from/	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11249	12/11/2023	Monica Anderson, Michelle Faverio, and Jeffrey Gottfried, "Teens, Social Media and Technology 2023," Pew Research Center, December 11, 2023, available at https://www.pewresearch.org/internet/2023/12/11/teens-social-media-and-technology-2023/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11250	12/5/2013	More relevant ads with tailored audiences, X Blog, December 5, 2013, available at https://blog.twitter.com/en_us/a/2013/more-relevant-ads-with-tailored-audiences	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11251	12/29/2021	Moreno, Johan, "TikTok Surpasses Google, Facebook as World's Most Popular Web Domain," Forbes, December 29, 2021, https://www.forbes.com/sites/johannmoreno/2021/12/29/tiktok-surpasses-google-facebook-as-worlds-most-popular-web-destination/?sh=47a91b8843ef	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11252	05/00/2015	Morey, Timothy, Theodore Forbath, and Allison Schoop, "Customer Data Designing for Transparency and Trust," Harvard Business Review, May 2015, https://hbr.org/2015/05/customer-data-designing-for-transparency-and-trust	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11253	00/00/1974	Morton I. Kamien and Nancy L. Schwartz (1974), "Product Durability Under Monopoly and Competition," <i>Econometrica</i> , 42(2) 289-301	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11254	00/00/2023	Mummalaneni, Simha, Hema Yoganarasimhan, and Varad Pathak, "How Do Content Producers Respond to Engagement on Social Media Platforms?," <i>Social Science Research Network</i> , 2023	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11255	10/18/2023	Murphy, Hannah, "Social Platform X Tests \$1-a-year Subscription Model for New Users," Financial Times, October 18, 2023, https://www.ft.com/content/efa544e1-5b97-4011-b7c2-b75b7de9886b	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11256	3/11/2021	Naomi Nix, "Facebook to Run More Ads on Shorter Videos to Chase TikTok," Bloomberg, March 11, 2021, https://www.bnnbloomberg.ca/facebook-to-run-more-adson-shorter-videos-to-chase-tiktok-1.1575606	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11257	6/23/2012	Natasha Singer, "E-Tailer Customization Convenient or Creepy?" New York Times, June 23, 2012, available at https://www.nytimes.com/2012/06/24/technology/e-tailercustomization-whats-convenient-and-whats-just-plain-creepy.html	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11258	11/27/2011	Nate Bolt, "Why Instagram is So Popular: Quality, Audience, & Constraints," TechCrunch, November 27, 2011, available at https://techcrunch.com/2011/11/27/why-instagram-is-sopopular/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11259	00/00/2008	Neil Malhotra (2008) "Completion Time and Response Order Effects in Web Surveys," Public Opinion Quarterly 72(5)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11260	00/00/2015	Nelson, Philip (2015) "Monopoly Power, Market Definition, and the Cellophane Fallacy," https://www.justice.gov/atr/monopoly-power-market-definition-and-cellophane-fallacy	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11261	9/24/2020	New Design and Experiences Help Members Build Meaningful Relationships," LinkedIn Pressroom, September 24, 2020, https://news.linkedin.com/2020/september/new-design-and-experiences-helpmembers-build-meaningful-relatio	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11262	6/15/2022	New to TikTok Collections, Stories, Promote, and More," TikTok, https://www.tiktok.com/creators/creator-portal/en-us/product-feature-updates/new-to-tiktok-collections-stories-promote-and-more/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11263	00/00/0000	New user FAQ, X Help Center, available at https://help.twitter.com/en/resources/new-user-faq .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11264	7/7/2018	Nicas, Jack, "Oprah, Is That You? On Social Media, the Answer Is Often No.," The New York Times, July 7, 2018, https://www.nytimes.com/2018/07/07/technology/facebook-instagram-twitter-celebrity-impostors.html	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11265	2/27/2020	Nielsen Holdings plc, Form 10-K, filed February 27, 2020, https://www.sec.gov/ix?doc=/Archives/edgar/data/0001492633/000156459020007004/nlsnvn-10k_20191231.htm	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11266	8/10/2022	Nielsen s Industry-Leading U.S. National TV Panel Reaches Over 42,000 Households, Comprised of 101,000 Directly Measured Viewers," Nielsen, August 10, 2022, https://www.nielsen.com/news-center/2022/nielsen-industry-leading-u-s-national-tv-panel-reaches-over-42000-household/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11267	6/30/2020	Nina Gerber, Paul Gerber, and Melanie Volkamer (2018) "Explaining the privacy paradox: A systematic review of literature investigating privacy attitude and behavior." Computers & Security	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11268	8/20/2019	Now You Can See and Control the Data That Apps and Websites Share With Facebook, available at https://about.fb.com/news/2019/08/off-facebook-activity/	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11269	00/00/2022	Number of apps available in leading app stores as of 3rd quarter 2022, Statista, available at https://www.statista.com/statistics/276623/number-ofapps-available-in-leading-app-stores/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11270	7/27/2023	Nyhan, Brendan et al. (2023) "Like-minded sources on Facebook are prevalent but not polarizing." Nature, 620 137–144, https://doi.org/10.1038/s41586-023-06297-w	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11271	00/00/2003	O'Brien, Daniel and Abraham Wickelgren (2003) "A Critical Analysis of Critical Loss Analysis," Antitrust Law Journal, 71(1) 161-184	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11272	8/22/2012	Office of Fair Trading, "Anticipated acquisition by Facebook Inc of Instagram Inc," ME/5525/12, August 22, 2012, https://assets.publishing.service.gov.uk/media/555de2e5ed915d7ae200003b/facebook.pdf	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11273	10/28/2010	Oliver Chiang, "Report Facebook Is The Fastest Social Network; Twitter And Myspace, Slowest," Forbes, October 28, 2010, https://www.forbes.com/sites/oliverchiang/2010/10/28/report-facebook-is-the-fastest-social-network-twitter-and-myspace-slowest/?sh=2e8d907461dd	N/A			Dennis Carlton Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11274	7/29/2020	Online Platforms and Market Power, Part 6 Examining the Dominance of Amazon, Apple, Facebook, and Google, Hearing Before the Subcommittee on Antitrust, Commercial and Administrative Law of the Committee on the Judiciary House of Representatives One Hundred Sixteenth Congress Second Session, July 29, 2020	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11275	6/1/2023	Order Granting Facebook, Inc. s Motion for Summary Judgment, District of Columbia v. Facebook, Inc., Civil Action No. 2018-CA-008715-B (D.C. Superior Court, June 1, 2023)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11276	4/14/2023	Order, Regarding Motion to Intervene, Lindabeth Rivera, et al. v. Google LLC, No. 2019-CH-00990	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11277	00/00/2017	Ozan Kuru, Joseph Bayer, Josh Pasek, and Scott W. Campbell (2017) "Understanding and measuring mobile Facebook use Who, why, and how?" Mobile Media & Communication 5(1)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11278	12/6/2016	P3, Strategy Analytics Team to Analyze Wireless Behavior, Light Reading, December 6, 2016, https://www.lightreading.com/operations/p3-strategy-analytics-team-to-analyze-wireless-behavior	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11279	9/4/2014	Paddy Underwood, "Privacy Checkup is Now Rolling Out," Facebook, September 4, 2014, available at https://about.fb.com/news/2014/09/privacy-checkup-is-now-rolling-out/ .	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11280	00/00/2023	Panthera Network (2023) https://pantheranetwork.com/index.html	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11281	4/20/2017	Parkinson, Gary, "How to Create Content for Facebook Stories," Shutterstock, April 20, 2017, https://www.shutterstock.com/blog/how-to-create-content-for-facebook-stories	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11282	5/17/2021	Parry, Douglas A., Brittany I. Davidson, Craig J. R. Sewall, Jacob T. Fisher, Hannah Mieczkowski, and Daniel S. Quintana (2021) "A systematic review and meta-analysis of discrepancies between logged and self-reported digital media use," Nature Human Behavior, 5 1535–1547, https://doi.org/10.1038/s41562-021-01117-5	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11283	00/00/2007	Patricia A. Norberg, Daniel R. Horne, and David A. Horne (2007) "The Privacy Paradox: Personal Information Disclosure Intentions versus Behaviors," Journal of Consumer Affairs 41(1)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11284	2/14/2017	Paul Armstrong, "Facebook Users Posted A Third Less Content In 2016 Than In 2015," Forbes, February 14, 2017, available at https://www.forbes.com/sites/paularmstrongtech/2017/02/14/facebook-users-posted-a-third-lesscontent-in-2016-than-in-2015/?sh=56fa4c68776d	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11285	6/30/2017	Paul Bischoff, "Facebook is pushing Privacy Checkup, but does it go far enough?" Comparitech, June 30, 2017, available at https://www.comparitech.com/blog/vpn-privacy/facebook-is-pushing-privacy-checkup-but-does-it-go-far-enough/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11286	7/6/2020	Perez, Sarah (2020) "Instagram Reels tested in India following TikTok s ban," TechCrunch, https://techcrunch.com/2020/07/06/instagram-reels-arrives-in-india-following-tiktoks-ban/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11287	2/10/2015	Perez, Sarah, "Facebook Adds a New Way to Sell Items in Groups," TechCrunch, February 10, 2015, https://techcrunch.com/2015/02/10/facebook-adds-a-new-way-to-sell-items-in-groups/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11288	2/22/2022	Perez, Sarah, "Facebook Reels Rolls Out Worldwide Along with New Creative Tools and Ads," TechCrunch, February 22, 2022, https://techcrunch.com/2022/02/22/facebook-reels-rolls-out-worldwide-along-with-new-ads-and-creative-tools/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11289	9/21/2023	Perez, Sarah, "Snapchat Now Has Over 5M Paying Users for Snapchat," TechCrunch, September 21, 2023, https://techcrunch.com/2023/09/21/snapchat-now-has-over-5-million-paying-users-for-snapchat/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11290	7/27/2020	Perez, Sarah, "Top Mobile Apps See Declines in Consumer Engagement Amid Increased Competition," TechCrunch, July 27, 2020, https://techcrunch.com/2020/07/27/top-mobile-apps-see-declines-in-consumer-engagement-amid-increased-competition/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11291	00/00/2019	Peri, Giovanni and Vasil Yassenov (2019) "The Labor Market Effects of a Refugee Wave Synthetic Control Method Meets the Mariel Boatlift," Journal of Human Resources, 54(2) 267-309, https://ideas.repec.org/a/uwp/jhriss/v54y2019i2p267-309.html	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11292	00/00/2008	Perloff, Jeffrey M., Microeconomics Theory & Applications With Calculus 1st Ed., Boston, Pearson, 2008	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11293	00/00/0000	Permissions with Facebook Login, Facebook, available at https://developers.facebook.com/docs/facebook-login/permissions/overview/	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Oliván; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11294	5/24/2007	Pete Cashmore, "Facebook Video Launches YouTube Beware!," Mashable, May 24, 2007, https://mashable.com/archive/facebook-video-launches	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11295	2/14/2025	Petition for Permission to Appeal Order Denying Class Certification	N/A			Sarah Grabert; Maximilian Klein; Rachel Banks Kupcho	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11296	00/00/0000	Photo & Video Top Free Apps, Apple, available at https://apps.apple.com/us/charts/iphone/photo-video-apps/6008 .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11297	6/29/2020	PIB Delhi (2020) "Government Bans 59 mobile apps which are prejudicial to sovereignty and integrity of India, defence of India, security of state and public order;" Press Information Bureau, Government of India, https://pib.gov.in/PressReleaseDetail.aspx?PRID=1635206	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11298	6/17/2019	Pinterest Inc. (PINS) CORRECTION Initiating at OP; (Social) Media Platform w/ High Commercial Intent, Wedbush, June 17, 2019	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11299	5/18/2021	Pinterest Introduces Idea Pins Globally and Launches New Creator Discovery Features, Pinterest Newsroom, May 18, 2021, https://newsroom-archive.pinterest.com/pinterest-introduces-idea-pins-globally-and-launches-new-creator-discovery-features	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11300	3/6/2012	Pinterest is Fun, But There Are Privacy Risks, Trend Micro, March 6, 2012, available at https://news.trendmicro.com/2012/03/06/pinterest-is-fun-but-there-are-privacy-risks/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11301	12/31/2022	Pinterest, Inc., Form 10-K for the fiscal year ended December 31, 2022	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11302	6/00/2021	Pittman, Russell (2021) "Three Economist s Tools for Antitrust and Merger Analysis Case Applications," U.S. Department of Justice, Economic Analysis Group Discussion Paper, EAG 21-2, https://www.justice.gov/atr/page/file/1404436/download	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11303	1/18/2023	Plaintiffs Response in Opposition to Jodi White Jones Motion to Intervene, Lindabeth Rivera, et al. v. Google LLC, No. 2019-CH-00990	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11304	1/18/2023	Plaintiffs Response in Opposition to Jodi White Jones Motion to Intervene, Lindabeth Rivera, et al. v. Google LLC, No. 2019-CH-00990, Exhibit 3	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11305	8/22/2025	Platform Terms - Meta for Developers, https://developers.facebook.com/terms/dfc_platform_terms/	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeft; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11306	12/12/2012	Platform Updates Operation Developer Love, Facebook, December 12, 2012, available at https://developers.facebook.com/blog/post/2012/12/12/platform-updates-operation-developerlove/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11307	7/27/2012	Policies & Principles, Google, July 27, 2012, available at https://www.google.com/policies/privacy/archive/20120301-20120727/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11308	00/00/2005	Ponnurangam Kumaraguru and Lorrie Faith Cranor (2005) "Privacy Indexes A Survey of Westin s Studies," Software Research International, Carnegie Mellon University,	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11309	00/00/2017	Pravillika Devineni, Danai Koutra, Michalis Faloutsos, and Christos Faloutsos (2017) "Facebook wall posts a model of user behaviors," Social Network Analysis and Mining 7 6	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11311	4/17/2023	Printout of Sarah Grabert Pinterest Account Page	N/A			Sarah Grabert	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta s Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11313	00/00/0000	Privacy - Microsoft privacy webpage	N/A			Reid Maker	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta s Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11314	12/28/2015	Privacy Policy – Privacy & Terms - Google, Princeton-Leuven Longitudinal Corpus of Privacy Policies, December 28, 2015, available at https://github.com/citp/privacy-policy-historical/blob/2da509ae3a/g/googl e.com.md .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	402; 403; 802; 901; FRCP 37(c);	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Rule 703—expert was made aware of or personally observed the facts or data; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11315	10/28/2015	Privacy Policy - Snapchat, Princeton-Leuven Longitudinal Corpus of Privacy Policies, October 28, 2015, available at https://github.com/citp/privacy-policy-historical/blob/46e91baf0/s/sn/snapch at.com.md	N/A			Anindya Ghose	Defense to Plaintiffs' claims	402; 403; 802; 901; FRCP 37(c);	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Rule 703—expert was made aware of or personally observed the facts or data; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11316	12/29/2012	Privacy Policy LinkedIn, Princeton-Leuven Longitudinal Corpus of Privacy Policies, archived on December 29, 2012, available at https://github.com/citp/privacy-policyhistorical/blob/49ea78c065/l/li/linkedin.com.md	N/A			Anindya Ghose	Defense to Plaintiffs' claims	402; 403; 802; 901; FRCP 37(c);	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Rule 703—expert was made aware of or personally observed the facts or data; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11317	6/16/2011	Privacy Policy, LinkedIn, June 16, 2011, available at https://www.linkedin.com/legal/privacy-policy	N/A			Anindya Ghose	Defense to Plaintiffs' claims	402; 403; 802; 901; FRCP 37(c);	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Rule 703—expert was made aware of or personally observed the facts or data; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11318	2/25/2005	Privacy Policy, Myspace, February 25, 2005, available at https://web.archive.org/web/20050404005553/http://viewmorepics.myspace.com/misc/privacy.html .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	402; 403; 802; 901; FRCP 37(c);	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Rule 703—expert was made aware of or personally observed the facts or data; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11319	6/15/2023	Privacy Policy What is the Privacy Policy and what does it cover? Meta Privacy Center, June 15, 2023, available at https://www.facebook.com/privacy/policy/ .	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11320	00/00/0000	Privacy, Merriam-Webster Dictionary, available at https://www.merriam-webster.com/dictionary/privacy?utm_campaign=sd&utm_medium=serp&utm_source=jsonld	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11321	11/00/2016	Privacy-policy analysis, Center for Plain Language, available at https://centerforplainlanguage.org/wp-content/uploads/2016/11/TIME-privacy-policyanalysisreport.pdf	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11322	00/00/0000	Profile photo guidelines and conditions, LinkedIn Help, available at https://www.linkedin.com/help/linkedin/answer/a1377087/profile-photo-guidelines-andconditions .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	402; 403; 802; 901; FRCP 37(c);	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Rule 703—expert was made aware of or personally observed the facts or data; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11323	3/8/2012	Protalinski, Emil, "15 Million Used Facebook Credits to Buy Virtual Goods in 2011," ZDNET, March 8, 2012, https://www.zdnet.com/article/15-million-used-facebook-credits-to-buy-virtual-goods-in-2011/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11324	6/2/2020	Protecting privacy in Facebook mobility data during the COVID-19 response, June 2, 2020, available at https://research.facebook.com/blog/2020/06/protecting-privacy-in-facebook-mobility-data-during-the-covid-19-response/	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeft; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidi Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11325	6/30/2017	Proving Antitrust Damages: Legal and Economic Issues 3rd Ed., ABA Book Publishing, June 30, 2017	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11326	11/26/2020	Purhar, Simrin, "The 411 on MeWe, the Social Media Platform Gaining Traction From Banned Facebook Users," Popsugar, November 26, 2020, https://www.popsugar.com/tech/what-is-mewe-47980405	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11327	00/00/2021	Snap Inc. Q4 2021 Transcript	N/A			Anindya Ghose; Jacob Andreou	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11328	8/22/2022	Queenie Wong, "Instagram Copies 'Anti-Instagram' App BeReal in Latest Experiment," CNET, August 22, 2022, available at https://www.cnet.com/news/social-media/instagram-copies-anti-instagram-app-bereal-in-latestexperiment/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11329	9/28/2017	Raising estimates on encouraging ad checks, Deutsche Bank	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11330	01/00/2015	Ramon Casadesu-Masanell and Andres Hervas-Drane (2015) "Competing with Privacy," Management Science 61(1)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11331	00/00/2021	Ramona Trestian, Guodong Xie, Pintu Lohar, Edoardo Celeste, Malika Bendechache, Rob Brennan, Evgeniia Jayasekera, Regina Connolly, and Irina Tal (2021) "Privacy in a Time of COVID-19 How Concerned Are You?" IEEE Security & Privacy	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11332	6/4/2018	Reach People Where They re Already Shopping with Ads in Marketplace, Meta, June 4, 2018, https://www.facebook.com/business/news/reachpeople-where-theyre-already-shopping-with-ads-in-marketplace	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11333	2/24/2016	Reactions Now Available Globally, Meta, February 24, 2016, https://about.fb.com/news/2016/02/reaction-snow-available-globally/	N/A			Catherine Tucker; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Navah; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11334	2/24/2016	Reactions Now Available Globally, Meta, February 24, 2016, https://about.fb.com/news/2016/02/reactions-now-available-globally/	N/A			Anindya Ghose; Catherine Tucker; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11335	5/12/2020	RealityMine (2020) "Ipsos announces partnership with RealityMine to deliver 'Ipsos iris', the UKOM online audience measurement standard from January 2021," https://www.realitymine.com/ipsos-announces-partnership-with-realitymine-to-deliver-ipsos-iris/	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11336	00/00/2021	RealityMine (2021) https://www.realitymine.com	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11337	9/5/2019	Reed Albergotti, "How Apple uses its App Store to copy the best ideas," Washington Post, September 5, 2019, available at https://www.washingtonpost.com/technology/2019/09/05/how-apple-uses-its-app-store-copy-best-ideas/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11338	06/00/2017	Reich, Michael, Sylvia Allegretto, and Anna Godoe (2017) "Seattle's Minimum Wage Experience 2015-16," CWED Policy Brief, https://rlc.berkeley.edu/files/2017/Seattle-Minimum-Wage-Experiences-2015-16.pdf	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11339	9/30/2012	Relevant Ads That Protect Your Privacy, available at https://www.facebook.com/notes/3707669652617786/	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11340	9/28/2017	Renee Merle, "Scrambling to manage hack backlash, Equifax says new service will give consumers more control of personal data," Washington Post, September 28, 2017, available at https://www.washingtonpost.com/news/business/wp/2017/09/28/scrambling-to-manage-hack-backlash-equifax-says-new-service-will-give-consumers-more-control-of-personal-data/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11341	3/26/2015	Responsibly Sourced Data, Sensor Tower, https://sensortower.com/responsibly-sourced-data	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11342	3/9/2021	Reuters (2021) "Facebook tests feature in India to share Instagram reels on its news feed," https://www.reuters.com/article/us-facebook-instagram-india-idUSKBN2B10AV	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11343	12/8/2020	Reyes, Mariel S. (2020) "Snapchat and Instagram s user growth in Asia-Pacific was aided by India s TikTok ban," Business Insider, https://web.archive.org/web/20230317201630/https://www.businessinsider.com/snapchat-instagram-asiapacific-user-growth-aided-by-india-tiktok-ban-2020-12	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11344	3/9/2020	Ribeiro, Eduardo Pontual and Svetlana Golovanova (2020) "A Unified Presentation of Competition Analysis in Two-Sided Markets," Journal of Economic Surveys, 34(3) 548–571, https://doi.org/10.1111/joes.12362	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11345	10/13/2014	Richard Byrne Reilly, "Peter Thiel Snapchat s photo hack is 'especially problematic,'" VentureBeat, October 13, 2014, available at https://venturebeat.com/offbeat/peter-thielsnapchats-photo-hack-is-especially-problematic/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11346	2/4/2014	Richard Nieva, "Remember Friendster? Thought so," CNET, February 4, 2014, https://www.cnet.com/tech/services-and-software/remember-friendster-thought-so	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11347	1/27/2022	Richarde Lawler, "Messenger s end-to-end encrypted chats and calls are available to everyone," The Verge, January 27, 2022, available at https://www.theverge.com/2022/1/27/22904650/metafacebook-messenger-end-to-end-encryption-chat-video-call	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11348	12/24/2018	Rita Liao, "China s WeChat is the latest to get Snap-like "Stories ," TechCrunch, December 24, 2018, https://techcrunch.com/2018/12/24/wechat-adds-snap-likestories	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11349	7/20/2023	Roach, Tom, "Attention s the Problem, Creativity s the Answer – As Ever," Marketing Week, July 20, 2023, https://www.marketingweek.com/attention-the-problem-creativity-the-answer-as-ever	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11350	1/9/2020	Rob Leathern, "Expanded Transparency and More Controls for Political Ads," About Facebook, January 9, 2020, available at https://about.fb.com/news/2020/01/political-ads/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11351	00/00/2003	Rochet, Jean-Charles and Jean Tirole (2003) "Platform Competition in Two-Sided Markets," Journal of the European Economic Association, 1(4) 990–1029	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11352	00/00/2006	Rochet, Jean-Charles and Jean Tirole (2006) "Two-Sided Markets A Progress Report," The RAND Journal of Economics, 37(3) 645–667, https://www.jstor.org/stable/25046265	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11353	2/22/2022	Rodriguez, Salvador (2022) "Meta s Facebook Escalates TikTok Rivalry, Launches Reels Globally," The Wall Street Journal, https://www.wsj.com/articles/meta-facebook-escalates-tiktok-rivalry-launches-reels-globally-11645549200	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11354	11/23/2020	Rodriguez, Salvador, "Snap is Launching a Competitor to TikTok and Instagram Reels," CNBC, November 23, 2020, https://www.cnbc.com/2020/11/23/snap-launching-a-competitor-to-tiktok-and-instagram-reels.html	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11355	4/9/2021	Rogers, Bruce, "Sensor Tower Build the 'Nielsen of the App World,'" Forbes, April 9, 2021, https://www.forbes.com/sites/brucerogers/2021/04/09/sensor-tower-builds-the-nielsen-of-the-app-world/?sh=6ce417882272 . See also, "Responsibly Sourced Data," Sensor Tower, https://sensortower.com/responsibly-sourced-data	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11356	00/00/1974	Rohlf, Jeffrey, "A Theory of Interdependent Demand for a Communications Service," The Bell Journal of Economics and Management Science, Vol. 5, No. 1, 1974	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11357	3/28/2017	Romain Dillet, "Facebook launches Stories in the main Facebook app," TechCrunch, March 28, 2017, available at https://techcrunch.com/2017/03/28/facebook-launches-stories-in-the-mainfacebook-app/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11358	7/00/2005	Romano, Joseph P. and Michael Wolf (2005) "Stepwise Multiple Testing as Formalized Data Snooping," Econometrica, 73(4) 1237-1282, https://www.jstor.org/stable/3598821	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11359	2/00/2010	Romano, Joseph P. and Michael Wolf (2010) "Balanced Control of Generalized Error Rates," The Annals of Statistics, (38)1 598-633, https://doi.org/10.1214/09-AOS734	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11360	5/5/2011	Rosoff, Mark, "Facebook Will Pay Gamers To Watch Video Ads," Business Insider, May 5, 2011, https://www.businessinsider.com/facebook-will-let-users-earn-credits-by-watching-video-ads-in-games-2011-5	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11361	10/27/2023	Roth, Emma, "X Launches Two New Subscriptions to Boost Your Replies," The Verge, October 27, 2023, https://www.theverge.com/2023/10/27/23935317/x-premium-basic-subscriptions-reply-boost-no-ads	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11362	7/18/2021	Routley, Nick, "Timeline Looking Back at 10 Years of Snapchat," Visual Capitalist, July 18, 2021, https://www.visualcapitalist.com/timeline-looking-back-at-10-years-of-snapchat/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11363	11/29/2017	Roy Livne, "Expanding Community on YouTube," YouTube press release, November 29, 2017, https://blog.youtube/news-and-events/expandingcommunity-on-youtube	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11364	12/9/2009	Ryan Singel, "Public Posting Now the Default on Facebook," Wired, December 9, 2009, available at https://www.wired.com/2009/12/facebook-privacy-update/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11365	00/00/2012	Ryan, Stephen and Catherine Tucker, "Heterogeneity and the Dynamics of Technology Adoption," Quantitative Marketing and Economics, Vol. 10, 2012	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11366	01/00/2017	Saleem Alhabash and Mengyan Ma (2017) "A Tale of Four Platforms Motivations and Uses of Facebook, Twitter, Instagram, and Snapchat Among College Students," Social Media + Society	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11367	6/13/2022	Sam Singleton, "I switched from Google to DuckDuckGo's private search: 5 big takeaways," PC World, June 13, 2022, https://www.pcworld.com/article/708188/s-witch-from-google-to-duckduckgo-private-search.html	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11368	2/24/2016	Sammi Krug, "Reactions Now Available Globally," Facebook press release, February 24, 2016, https://about.fb.com/news/2016/02/reactions-now-availableglobally	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11369	11/30/2023	Sanaz Ahari, "New features to celebrate Messages 1 billion RCS users," Google blog, November 30, 2023, https://blog.google/products/android/7-new-messages-features/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11370	00/00/2020	Sang-Hee Kweon, Bo Young Kang, Liyao Ma, Wei Guo, Zaimin Tian, Se-jin Kim, and Heaji Kweon (2020) "Social Media Competition for User Satisfaction: A Niche Analysis of Facebook, Instagram, YouTube, Pinterest, and Twitter"	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11371	10/26/2020	Sarah E. Needleman, "Facebook Moves Into Cloud Gaming," Wall Street Journal, October 26, 2020, available at https://www.wsj.com/articles/facebook-moves-into-cloud-gaming-11603713612 .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11372	00/00/2020	Sarah Frier (2020) "No Filter: The Inside Story of Instagram," Simon & Schuster	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11373	4/7/2016	Sarah Frier, "Facebook Wants You to Post More About Yourself," Bloomberg, April 7, 2016, available at https://www.bloombergr.com/news/articles/2016-04-07/facebook-said-to-face-decline-in-people-posting-personal-content	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11374	7/10/2016	Sarah Jacobson Purewal, "Everything you need to know about Google's My Activity page," CNET, July 10, 2016, available at https://www.cnet.com/tech/services-and-software/everything-you-need-to-know-about-googlesmy-activity-page/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11375	4/12/2023	Sarah Perez, "After an investigation exposes its dangers, Pinterest announces new safety tools and parental controls," TechCrunch, April 12, 2023, available at https://techcrunch.com/2023/04/12/after-an-investigation-exposes-its-dangers-pinterest-announces-new-safety-tools-and-parental-controls/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11376	6/29/2015	Sarah Perez, "As Competition with YouTube Increases, Facebook Overhauls Its Video Analytics," TechCrunch, June 29, 2015, available at https://techcrunch.com/2015/06/29/as-competition-with-youtube-increases-facebook-overhauls-its-video-analytics/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11377	8/9/2018	Sarah Perez, "Facebook is shutting down Friend List Feeds," TechCrunch, August 9, 2018, https://techcrunch.com/2018/08/09/facebook-is-shutting-down-friend-list-feedstoday/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11378	12/7/2021	Sarah Perez, "Facebook's new website lets fans buy 'Stars' without paying the app stores commissions," TechCrunch, December 7, 2021, available at https://techcrunch.com/2021/12/07/facebook-new-website-lets-fans-buy-stars-without-paying-the-app-stores-commissions/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11379	1/19/2022	Sarah Perez, "Instagram launches early test of creator subscriptions in the US," TechCrunch, January 19, 2022, available at https://techcrunch.com/2022/01/19/instagram-launches-early-test-of-creator-subscriptions-in-the-us/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11380	10/8/2018	Sarah Perez, "Looking back at Google+," TechCrunch, October 8, 2018, available at https://techcrunch.com/2018/10/08/looking-back-at-google/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11381	5/18/2021	Sarah Perez, "Pinterest introduces Idea Pins, a video-first feature aimed at creators," TechCrunch, May 18, 2021, https://techcrunch.com/2021/05/18/pinterest-introduces-idea-pins-a-video-first-feature-aimed-at-creators	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11382	6/1/2017	Sarah Perez, "Skype s Snapchat-inspired makeover puts the camera a swipe away, adds stories," TechCrunch, June 1, 2017, https://techcrunch.com/2017/06/01/skypes-snapchatinspired-makeover-puts-the-camera-a-swipe-away-adds-stories	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11383	11/23/2020	Sarah Perez, "Snapchat launches a TikTok-like feed called Spotlight, kick-started by paying creators," TechCrunch, November 23, 2020, https://techcrunch.com/2020/11/23/snapchat-launches-a-tiktok-like-feed-called-spotlight-kick-started-by-paying-creators	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11384	6/21/2016	Sarah Perez, "Tumblr launches live video support in partnership with YouTube, YouNow and others," TechCrunch, June 21, 2016, available at https://techcrunch.com/2016/06/21/tumblr-launches-live-video-support-in-partnership-with-youtube-younow-and-others/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11385	11/17/2020	Sarah Perez, "Twitter rolls out Stories, aka 'Fleets, to all users; will also test a Clubhouse rival," TechCrunch, November 17, 2020, https://techcrunch.com/2020/11/17/twitter-rolls-out-stories-aka-fleets-to-all-users-will-also-test-a-clubhouse-rival	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11386	10/30/2023	Satariano, Adam and Christine Hauser, "In Europe, Meta Offers Ad-Free Versions of Facebook and Instagram for First Time," New York Times, October 30, 2023, https://www.nytimes.com/2023/10/30/technology/facebook-meta-subscription-europe.html	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11387	10/30/2023	Satariano, Adam and Christine Hauser, "In Europe, Meta Offers Ad-Free Versions of Facebook and Instagram for First Time," New York Times, October 30, 2023, https://www.nytimes.com/2023/10/30/technology/facebook-meta-subscription-europe.html	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11388	8/23/2022	Sato, Mia, "Snap Agrees to \$35 Million Settlement Over Privacy Lawsuit," The Verge, August 23, 2022, https://www.theverge.com/2022/8/23/23318545/illinois-snapchat-biometric-privacy-lawsuit-settlement-facebook-location-tracking	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11389	00/00/2023	SavvyConnect (2023) https://surveysavvy.com/savvyconnect/	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11390	00/00/2014	Schmalensee, Richard (2014) "An Instant Classic: Rochet & Tirole, Platform Competition in Two-Sided Markets," Competition Policy International, 10(2) 175–180	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11391	10/16/2013	Scott J. Savage and Donald M. Waldman (2013) "The Value of Online Privacy," University of Colorado at Boulder Department of Economics	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11392	2/5/2020	Scott Wallsten, "Competition Analysis in the Attention Economy: It's About Time," Technology Policy Institute, February 5, 2020, available at https://techpolicyinstitute.org/publications/antitrust-and-competition/competition-analysis-in-the-attention-economy-its-about-time/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11393	1/7/2022	Search Engine Market Share United States of America, Statcounter, available at https://gs.statcounter.com/search-engine-market-share/all/united-states-of-america .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11394	4/28/2011	Segall, Laurie, "Facebook s \$600 Million Virtual Economy," CNN, April 28, 2011, https://money.cnn.com/2011/04/28/technology/facebook_credits/index.htm	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11395	00/00/0000	Send a message to someone on Instagram, Instagram Help Center, available at https://help.instagram.com/795416058241092	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11396	00/00/0000	Send and reply to messages on iPhone, iPhone User Guide, available at https://support.apple.com/guide/iphone/send-and-reply-to-messages-iph82fb73ba3/ios	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11397	00/00/0000	Send Messages, Facebook Help Center, available at https://www.facebook.com/help/487151698161671	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11398	4/8/2011	Sequoia Invests \$8 Million in Messaging App Maker WhatsApp Sources, TechCrunch, April 8, 2011, available at https://techcrunch.com/2011/04/08/sequoi-a-whatsapp-funding/	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11399	00/00/0000	Setting up your profile, TikTok, available at https://support.tiktok.com/en/getting-started/setting-up-your-profile .	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11400	00/00/2011	Shah Mahmood and Yvo Desmedt (2011) "Preliminary Analysis of Google+ s Privacy," CSS 11	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11401	3/29/2023	Shani Rosenfelder, "Why app personalization is crucial for mobile app marketing and how to get it right," March 29, 2023, available at https://www.appsflyer.com/blog/mobile-marketing/appperson-alization/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11402	1/22/2021	Shannon Bond, "Fast-Growing Alternative To Facebook And Twitter Finds Post-Trump Surge 'Messy,'" NPR, January 22, 2021, available at https://www.npr.org/2021/01/22/958877682/fast-growing-alternative-to-facebook-twitter-finds-right-wing-surge-messy .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11403	00/00/2010	Shapiro, Carl (2010) "The 2010 Horizontal Merger Guidelines From Hedgehog to Fox in Forty Years," Antitrust Law Journal, 77(1) 701–759	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11404	00/00/1996	Shapiro, Carl (1996) "Mergers with Differentiated Products," Antitrust, Spring 1996, https://faculty.haas.berkeley.edu/shapiro/diversion.pdf	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11405	00/00/0000	Share a video on your MeWe page, MeWe, available at https://support.mewe.com/hc/enus/articles/360024834733-Share-a-video-on-your-MeWe-Page	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11406	10/4/2021	Sharla, "Global Outage Affecting Facebook, Instagram and [WhatsApp]," Gravity Junction, October 4, 2021, https://gravityjunction.com/global-outage-affecting-facebook-instagram-and-whatsapp/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11407	10/6/2021	Sharma, Yashraj (2021) "Instagram has largely replaced TikTok in India, and erased working-class creators," Rest of World, https://restofworld.org/2021/instagram-and-class-in-india/	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11408	1/24/2013	Sharon Profis, "Five things to know as you get started with Vine," CNET, January 24, 2013, https://www.cnet.com/tech/mobile/five-things-to-know-as-you-get-started-withvine	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11409	1/24/2020	Short Video Next Generation Content Creation & Consumption, Oppenheimer & Co., January 24, 2020	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11410	00/00/2022	Shota Ichihashi and Byung-Cheol Kim (2022) "Addictive Platforms," Management Science	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11411	10/6/2010	Siegler, MG. "A Quick First Look at the New Facebook Groups," TechCrunch, October 6, 2010, https://techcrunch.com/2010/10/06/new-facebook-groups/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11412	12/14/2021	Silberling, Amanda (2021) "Snap paid \$250 million to creators on its TikTok clone this year," TechCrunch, https://techcrunch.com/2021/12/14/snap-paid-250-million-to-creators-on-its-tiktok-clone-this-year/	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11413	3/23/2023	Simona Tolcheva, "Are All Social Media Platforms Becoming the Same?" Make Use Of (MUO), March 23, 2023, https://www.makeuseof.com/social-media-sites-becoming-the-same/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11414	00/00/2020	Sinan Aral (2020) The Hype Machine How Social Media Disrupts Our Elections, Our Economy, and Our Health – And How We Must Adapt, Currency Press	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11415	5/11/2021	Singer, Amy, "Introducing the YouTube Shorts Fund," YouTube Blog, May 11, 2021, https://blog.youtube/news-and-events/introducing-youtube-shorts-fund/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11416	6/26/2022	Skulski, Matt, "Panel App Get Free Money Just By Installing This App," My Millennial Guide, June 26, 2022, https://www.mymillennialguide.com/panel-app-review/ and https://web.archive.org/web/20201028075033/https://www.mymillennialguide.com/panel-app-review/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11417	10/8/2018	Smith, Ben, "Project Strobe Protecting Your Data, Improving Our Third-party APIs, and Sunsetting Consumer Google+," Google, October 8, 2018, https://blog.google/technology/safety-security/project-strobe/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11418	00/00/2011	Smith, H. Jeff, Tamara Dinev, and Heng Xu, "Information Privacy Research: An Interdisciplinary Review," MIS Quarterly, Vol. 35, No. 4, 2011	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11419	12/31/2022	Snap Inc. Form 2022 10-K for the fiscal year ended December 31, 2022	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11420	11/23/2020	Snap Inc. Launches Spotlight, a New Entertainment Platform for User Generated Content within Snapchat," Snap Inc., November 23, 2020, https://investor.snap.com/news/news-details/2020/Snap-Inc.-Launches-Spotlight-a-New-Entertainment-Platform-for-User-Generated-Content-within-Snapchat/default.aspx	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11421	12/31/2017	Snap Inc., Form 10-K for the fiscal year ended December 31, 2017	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11422	12/31/2020	Snap Inc., Form 10-K for the fiscal year ended December 31, 2020	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11423	12/31/2022	Snap Inc., Form 10-K for the fiscal year ended December 31, 2022	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11424	10/3/2013	Snapchat Gets Its Own Timeline With Snapchat Stories, 24-Hour Photo & Video Tales, TechCrunch, October 3, 2013, https://techcrunch.com/2013/10/03/snapchat-gets-its-own-timeline-with-snapchat-stories-24-hour-photo-video-tales	N/A			Dennis Carlton; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11425	00/00/0000	Snapchat Support, "How to Add Friends on Snapchat," https://help.snapchat.com/hc/enus/articles/7012328615828-How-to-Add-Friends-on-Snapchat#~:text=Add%20Friends%20from%20Your%20Contacts%20of%20F0%2093%2094&text=You%20can%20see%20which%20data,Snapchat%20to%20check%20it%20out!	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11426	1/00/2023	Snapchat, Statista, January 2023	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11427	11/00/2023	Social Media – Social Networking Apps by Total Unique Visitors/Viewers, Comscore, for the month of November 2023	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11428	00/00/0000	Social Media Political Influence & Lobbying excerpt	N/A			Chris DeWolfe	Defense to Plaintiffs' claims	802; 901; FRCP 37(c)	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11429	4/00/2023	Social media usage worldwide, Statista, April 2023	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11430	9/1/2010	Social Media An Interview With The CTO Of Facebook, Think Equity LLC, September 1, 2010	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11431	00/00/0000	Social Networking Top Free Apps, Apple, available at https://apps.apple.com/us/charts/iphone/social-networking-apps/6005	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11432	1/31/2023	SocialSellinator, "Top 10 Snapchat Features in 2023," LinkedIn, January 31, 2023, https://www.linkedin.com/pulse/top-10-snapchat-features-2023-socialsellinator/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11433	3/12/2023	song-i, "The 9 Most Popular Social Media Apps in Korea 2023 SNS Apps in South Korea," Korea Truly, March 12, 2023, https://koreatruly.com/popular-social-media-apps-in-korea/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11434	00/00/2021	Sophie Veys, Daniel Serrano, Madison Stamos, Margot Herman, Nathan Reiting, Michelle L. Mazurek, and Blase Ur (2021) "Pursuing Usable and Useful Data Downloads Under GDPR/CCPA Access Rights via Co-Design," Proceedings of Usenix Symposium on Usable Privacy and Security (SOUPS 2021),	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11435	00/00/2017	Spyros Kokolakis (2017), "Privacy Attitudes and Privacy Behaviour A Review of Current Research on the Privacy Paradox Phenomenon," Computers & Security, 64 122-134	N/A			Dennis Carlton Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11436	00/00/2023	Srinivasan, Karthik, "Paying Attention," 2023	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11437	3/9/2017	Stan Chudnovsky, "Share Your Day In Messenger," Messenger press release, March 9, 2017, https://about.fb.com/news/2017/03/share-your-day-in-messenger	N/A			Dennis Carlton; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Navah; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidi Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11438	00/00/0000	statcounter GlobalStats, "Search Engine Market Share United States of America," https://gs.statcounter.com/search-engine-market-share/all/united-states-of-america	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11440	00/00/2023	Stephanie A. Smith and Brandi Watkins (2023) "Millennials Uses and Gratifications on LinkedIn Implications for Recruitment and Retention," International Journal of Business Communication 60(2)	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11441	8/00/2021	Stephanie Chan, "U.S. Consumers Used an Average of 46 Apps Each Month in the First Half of 2021," SensorTower, August 2021, available at https://sensortower.com/blog/apps-used-per-us-smartphone	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11442	6/24/2016	Stephanie Mlot, "YouTube Launches Mobile Live Streaming," PC Magazine, June 24, 2016, available at https://www.pcmag.com/news/youtube-launches-mobile-live-streaming	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11443	4/17/2015	Steve Denning, "Five Reasons Why Google+ Died," Forbes, April 17, 2015, available at https://www.forbes.com/sites/stevedenning/2015/04/17/five-reasons-why-google-died/?sh=870bc5644741	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11444	00/00/2011	Steven Ovadia (2011) "Internet Connection An Early Introduction to the Google+ Social Networking Project," Behavioral & Social Sciences Librarian	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11445	3/11/2021	Stevenson, James (2021) "Application Names, Android Package Name, and ID," Android Software Internals Quick Reference, https://doi.org/10.1007/978-1-4842-6914-5_5	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11446	00/00/0000	Stories, Facebook Messenger Help Center, available at https://www.facebook.com/help/messenger-app/1723687361292230 .	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Navah; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11447	00/00/0000	Stories, Signal Support, available at https://support.signal.org/hc/enus/articles/5008009166234-Stories	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11448	9/11/2018	Strategy Analytics Introduces New Wall Street Service Analyzing Mobile Companies, Business Wire, September 11, 2018, https://www.businesswire.com/news/home/20180911005702/en/CORRECTING-and-REPLACING-Strategy-Analytics-Introduces-New-Wall-Street-Service-Analyzing-Mobile-Companies	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11449	8/31/2011	Stuart Dredge, "Instagram boss on Justin Bieber, Android and why he doesn't fear Facebook filters," The Guardian, August 31, 2011, available at https://www.theguardian.com/technology/appsblog/2011/aug/31/instagram-justin-bieber-androidfacebook .	N/A			Dennis Carlton Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11450	3/6/2015	Stuart Dredge, "MySpace - what went wrong 'The site was a massive spaghetti-ball mess,'" The Guardian, March 6, 2015, available at https://www.theguardian.com/technology/2015/mar/06/myspace-what-went-wrong-sean-percival-spotify	N/A			Dennis Carlton Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11451	00/00/000	Suggested accounts, TikTok, available at https://support.tiktok.com/en/account-and-privacy/account-privacy-settings/suggested-accounts	N/A			Anindya Ghose; John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11452	00/00/2020	Sunstein, Cass R., "Valuing Facebook," Behavioural Public Policy, Vol. 4, No. 3, 2020, pp. 370–381	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11453	9/13/2018	Survey Aug. 18 US Social Engagement Trends Update, Cowen & Company	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11454	6/00/2017	Susan Athey, Christian Catalini, and Catherine Tucker (June 2017), "The Digital Privacy Paradox Small Money, Small Costs, Small Talk," NBER Working Paper No. 23488, https://www.nber.org/papers/w23488	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11455	7/18/2022	Tabassum, Saira (2022) "Does Instagram Suggest Users Who Search For You? (Explained)," The Tech Wire, https://www.thetechwire.com/does-instagram-suggest-users-who-search-for-you/	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11456	10/13/2010	Takahashi, Dean, "Facebook Credits expands reach globally in deal with PlaySpan," VentureBeat, October 13, 2010, https://venturebeat.com/games/facebook-credits-expands-reach-globally-indeal-with-playspan/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11457	10/19/2021	Talal Ansari, "Netflix Engagement Increased 14% During Facebook Outage," The Wall Street Journal, October 19, 2021, https://www.wsj.com/articles/netflix-engagement-increased-14-during-facebook-outage-11634682873	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11458	1/31/2020	Tauli, Tom, "TikTok Why The Enormous Success?," Forbes, January 31, 2020, https://www.forbes.com/sites/tomtauli/2020/01/31/tiktok-why-the-enormous-success/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11459	5/10/2017	Taylor Lorenz, "The Facebook Wall is dead – and Facebook is struggling to get personal again," Mic, May 10, 2017, available at https://www.mic.com/articles/176599/the-facebook-wall-is-dead-social-network-struggles-to-get-personal-again	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11460	9/16/2016	Taylor, Spencer, "LinkedIn Conversion Tracking for Advertising Lands," LinkedIn, September 16, 2016, https://www.linkedin.com/pulse/linkedin-conversion-tracking-advertising-lands-spencer-taylor/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11461	00/00/0000	Telegram Stories, Telegram, available at https://telegram.org/our/stories	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11462	1/10/2017	Terry Myerson, "Our continuing commitment to your privacy with Windows 10," Microsoft Blogs, January 10, 2017, available at https://blogs.windows.com/windowsexperience/2017/01/10/continuing-commitment-privacy-windows-10/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11463	6/29/2023	The AI behind unconnected content recommendations on Facebook and Instagram, Meta, June 29, 2023, available at https://ai.meta.com/blog/ai-unconnected-content-recommendationsfacebook-instagram/	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11464	10/00/2017	The Employment Effects of Minimum Wages Some Questions We Need to Answer, NBER Working Paper Series, 23584, https://www.nber.org/system/files/working_papers/w23584/w23584.pdf	N/A			Dennis Carlton; John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11465	00/00/0000	The Impact of The Creator Economy, The Washington Post, https://www.washingtonpost.com/creativegroup/youtube/the-impact-of-the-creator-economy/	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11466	00/00/2018	The New and Improved Conversion Pixel (And Attribution Windows)!, Reddit, 2018, https://www.reddit.com/r/RedditforBusiness/comments/a33o6p/the_new_and_improved_conversion_pixel_and/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11467	9/6/2016	The Rise of Snapchat – Part V, SunTrust Robinson Humphrey	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11468	10/13/1992	The Royal Swedish Academy of Sciences (1992) press release, https://www.nobelprize.org/prizes/economic-sciences/1992/press-release/	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11469	00/00/2014	The Royal Swedish Academy of Sciences (2014) "The Prize in Economic Sciences 2014," https://www.nobelprize.org/uploads/2018/06/popular-economicsciences2014.pdf	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11470	6/28/2005	Thefacebook Privacy Policy, Facebook, via The Wayback Machine, June 28, 2005, available at http://web.archive.org/web/20050809235134/www.facebook.com/policy.php .	N/A			Anindya Ghose; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Sarah Grabert; Maximilian Klein; Rachel Banks Kupcho; Fred Leach; Dan Levy; Erez Naveh; Javier Oliván; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11471	7/5/2023	Tiahn Wetzler, "ATTN: Opt-in rates keep climbing," Adjust, July 5, 2023, https://www.adjust.com/blog/app-tracking-transparency-opt-in-rates/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11472	8/5/2020	Tidy, Joe and Sophia Smith Galer, "TikTok The Story of a Social Media Giant," BBC News, August 5, 2020, https://www.bbc.com/news/technology-53640724	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11473	3/25/2021	TikTok Creator Fund Your Questions Answered, TikTok, March 25, 2021, https://newsroom.tiktok.com/en-gb/tiktok-creator-fund-your-questions-answered	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11474	8/2/2018	TikTok Press Release, "musical.ly and Tiktok unite to debut new worldwide short-form video platform upgraded app, titled TikTok, now available globally," August 2, 2018, https://newsroom.tiktok.com/en-us/musical-ly-and	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11475	00/00/0000	TikTok, "Finding friends from your contacts," https://support.tiktok.com/en/using-tiktok/followers-and-following/finding-friends-from-your-contacts	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11476	12/15/2022	TikTok, "Turning Passion to Profit WAYS TO MAKE MONEY ON TIKTOK LIVE," December 15, 2022, https://www.tiktok.com/live/creators/en-US/article/turning-passion-to-profit-ways-to-make-money-on-tiktok-live_en-US	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11478	7/22/2011	Tim Bradshaw, "Facebook users in iPhone app revolt," Financial Times, July 22, 2011, available at https://www.ft.com/content/abb7b28c-b3b8-11e0-855b-00144feabdc0	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11479	00/00/2019	Tim Wu (2019) "Blind Spot The Attention Economy and the Law," Antitrust Law Journal	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11480	2/4/2014	Timeline Key dates in Facebook's 10-year history, Associated Press, February 4, 2014, available at https://apnews.com/article/ac9ec5689b5b43509b925756e8549a43 .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11481	4/5/2018	Todd Haselton, "Here's how to find what Amazon knows about you," CNBC, April 5, 2018, available at https://www.cnbc.com/2018/04/05/what-does-amazon-know-about-me.html .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11482	3/18/2021	Todd Sherman, "Bringing YouTube Shorts to the U.S.," YouTube blog, March 18, 2021, https://blog.youtube/news-and-events/youtubeshorts-united-states	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11483	11/29/2018	Todd Sherman, "Introducing more ways to share your Stories on YouTube," YouTube blog, November 29, 2018, https://blog.youtube/news-and-events/introducing-more-ways-to-share-your	N/A			Dennis Carlton; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11484	8/2/2018	Todd Spangler, "Musical.ly Is Going Away: Users to Be Shifted to Bytedance's TikTok Video App," Variety, August 2, 2018, https://variety.com/2018/digital/news/musically-shutdown-tiktok-bytedance-1202893205	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11485	7/13/2021	Todd Spangler, "YouTube Shorts, Video Giant's TikTok Copycat, is Rolling Out in 100-Plus Countries," Variety, July 13, 2021, available at https://variety.com/2021/digital/news/youtu-be-shorts-global-launch-1235018403/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11486	00/00/2020	Toluna (2020) "ESOMAR 37, 37 Questions to help buyers of online sample," https://tolunacorporate.com/wp-content/uploads/2020/07/ESOMAR-37.pdf	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11487	3/7/2023	Tom Alison, "Facebook Today and Tomorrow," Meta post, March 7, 2023, https://about.fb.com/news/2023/03/facebook-today-and-tomorrow/	N/A			Dennis Carlton; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Navah; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidi Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11488	3/12/2015	Tom Chiarella, "Friendster The Trials and Errors of a Silicon Valley Visionary," Esquire, March 12, 2015, https://www.esquire.com/lifestyle/a33496/friendster-jonathanabrams/	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11489	4/22/2022	Tom Pritchard, "What is BeReal – and why is it exploding in popularity?" Tom's Guide, April 22, 2022, available at https://www.tomsguide.com/news/what-is-bereal	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11490	00/00/2017	Tomas Chamorro-Premuzic and Nathalie Nahai (2017) "Why We're So Hypocritical About Online Privacy," Harvard Business Review, available at https://hbr.org/2017/05/why-were-so-hypocritical-about-online-privacy	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11491	1/3/2024	Top Charts data, downloaded January 3, 2024, SensorTower	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11492	00/00/0000	Top free social apps, Google Play, available at https://play.google.com/store/apps/category/SOCIAL?hl=en_US&gl=US .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11493	00/00/2011	Top, Seyfi, Serkan Dilek, and Nurdan Çolakoglu, "Perceptions of Network Effects Positive or Negative Externalities?," Procedia Social and Behavioral Sciences, Vol. 24, 2011	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11494	7/14/2011	Townsville Social Media Marketing, "Google Plus – Setting Up Privacy Settings in Google+ - 2011," YouTube, July 14, 2011, available at https://www.youtube.com/watch?v=z9UgZaVnTOk	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11495	6/29/2004	Troutgirl blog post, "Friendster goes PHP," June 29, 2004, https://web.archive.org/web/20041208100534/http://troutgirl.com/blog/index.php?archives/22_Friendster_goes_PHP.html	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11496	00/00/2018	Tucker, Catherine, "Network Effects and Market Power What Have We Learned in the Last Decade?," Antitrust, 2018	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11497	00/00/2019	Tucker, Catherine, "Online Advertising and Antitrust Network Effects, Switching Costs, and Data as an Essential Facility," CPI Antitrust Chronicle, 2019, pp. 1–7	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11498	00/00/2023	Tucker, Catherine, "The Economics of Privacy An Agenda," The Economics of Privacy, edited by Avi Goldfarb and Catherine Tucker, University of Chicago Press, 2023	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11499	00/00/2016	Tun-Min (Catherine) Jai and Nancy J. King (2016) "Privacy versus reward Do loyalty programs increase consumers willingness to share personal information with third-party advertisers and data brokers?" Journal of Retailing and Consumer Services	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11500	5/17/2012	Twitter Privacy Policy, Twitter, May 17, 2012, available at https://twitter.com/en/privacy/previous/version_6	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11501	9/8/2014	Twitter Privacy Policy, Twitter, September 8, 2014, available at https://twitter.com/en/privacy/previous/version_9	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11503	12/31/2020	Twitter, Inc., Form 10-K for the fiscal year ended December 31, 2020	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11504	12/31/2021	Twitter, Inc., Form 10-K for the fiscal year ended December 31, 2021	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11506	2/10/2016	Twitter, Inc. Still Unclear Whether Twitter Can Fly Again, RBC Capital Markets	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11507	10/1/2013	U.K. CMA press release, "New competition authority comes into existence," October 1, 2013, https://www.gov.uk/government/news/new-competition-authority-comes-into-existence	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11508	00/00/2021	U.S. Bureau of Labor Statistics (2021) "American Time Use Survey," https://www.bls.gov/tus/	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11509	00/00/2021	U.S. Bureau of Labor Statistics (2021) "American Time Use Survey, Frequently Asked Questions (FAQs)," https://www.bls.gov/tus/atusfaqs.htm	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11510	00/00/2022	U.S. Bureau of Labor Statistics (2022) "Table 11A. Time spent in leisure and sports activities for the civilian population by selected characteristics, averages per day, 2021 annual averages," https://www.bls.gov/news.release/atus.t11A.htm	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11511	8/19/2010	U.S. Department of Justice and the Federal Trade Commission, Horizontal Merger Guidelines, Issued August 19, 2010, https://www.justice.gov/atr/horizontal-merger-guidelines-08192010	N/A			Dennis Carlton; John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11512	6/19/2019	U.S. Dollars to Euro Spot Exchange Rate [DEXUSEU], The Federal Reserve Bank of St. Louis FRED, https://fred.stlouisfed.org/series/DEXUSEU	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11513	9/4/2014	Underwood, Privacy Checkup is Now Rolling Out, available at https://about.fb.com/news/2014/09/privacy-checkup-is-now-rolling-out/	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Oliván; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Rule 703—expert was made aware of or personally observed the facts or data; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11514	8/4/2023	User Class Rebuttal Report of Catherine Tucker, Maximilian Klein, et al. v. Meta Platforms, Inc., No. 3 20-CV-08570-JD	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11515	00/00/2020	Van den Broeck, Evert, Karolien Poels, and Michel Walrave, "How Do Users Evaluate Personalized Facebook Advertising? An Analysis of Consumer and Advertiser Controlled Factors," Qualitative Market Research An International Journal, Vol. 23, No. 2, 2020, pp. 309-327	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11516	00/00/2008	van Dijk, Theon and Frank Verboven, "Quantification of Damages," Issues in Competition Law and Policy, Vol. 3, American Bar Association, 2008	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11517	00/00/2021	Vance Wilson, Mark Srite, and Eleanor Loiacono (2021) "The Effects of Item Ordering on Reproducibility in Information Systems Online Survey Research," Communications of the Association for Information Systems 49	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11518	00/00/2016	Varian, Hal R., "Causal Inference in Economics and Marketing." Proceedings of the National Academy of Sciences, Vol. 113, No. 27, 2016	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11519	1/26/2017	Verto Analytics Launches Smart Poll to Combine Active Surveys with Passive Cross-Device Consumer Behavioral Measurement, PR Newswire, January 26, 2017, https://www.prnewswire.com/news-releases/verto-analytics-launches-smart-poll-to-combine-active-surveys-with-passive-cross-device-consumer-behavioralmeasurement-300397039.html	N/A			Anindya Ghose; Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11520	9/20/2011	Vic Gundotra, "Google+ 92, 93, 94, 95, 96, 97, 98, 99... 100," Google blog post, September 20, 2011, https://googleblog.blogspot.com/2011/09/google-92-93-94-95-96-97-98-99-100.html	N/A			Dennis Carlton	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11521	2/27/2019	Video Social Networking App Musically Agrees to Settle FTC Allegations That it Violated Children's Privacy Law," Federal Trade Commission, February 27, 2019, available at https://www.ftc.gov/news-events/news/press-releases/2019/02/video-social-networking-app-musically-agrees-settle-ftc-allegations-it-violated-childrens-privacy .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11522	6/12/2014	Vindu Goel, "Facebook to Let Users Alter Their Ad Profiles," New York Times, June 12, 2014, available at https://www.nytimes.com/2014/06/13/technology/facebook-to-let-users-alter-their-ad-profiles.html .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11523		Withdrawn					Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11524	4/00/2015	Wallsten, Scott (2015) "What Are We Not Doing When We Are Online?" in Avi Goldfarb, Shane Greenstein, and Catherine Tucker, eds., Economic Analysis of the Digital Economy, Chapter 2, 55–82, University of Chicago Press, https://doi.org/10.7208/chicago/9780226206981.003.0002	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11525	5/3/2017	Ward, Tom, "Oh, Snap Instagram Stories is Killing the Competition," Forbes, May 3, 2017, https://www.forbes.com/sites/tomward/2017/05/03/oh-snap-instagram-stories-is-killing-the-competition/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11526	5/16/2018	Warzel, Charlie, "Shady Marketplaces Selling Fake Facebook Profiles Operate in Plain Sight," BuzzFeed News, May 16, 2018, https://www.buzzfeednews.com/article/charliwarzel/heres-how-easy-itis-to-buy-fake-facebook-profiles	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11527	8/14/2023	Weiner, Ross, "The Increasing Danger of Fraudulent Claims in Class Action Settlements," Certum Group, August 14, 2023, https://certumgroup.com/blog/litigation-news/the-increasing-danger-of-fraudulent-claims-in-class-action-settlements/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11528	3/12/2020	Weir, Melanie, "How to Allow People to Share Your Post on Facebook without Changing Your Account Settings," Business Insider, March 12, 2020, https://www.businessinsider.com/guides/tech/how-to-allow-people-to-share-your-post-on-facebook	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11529	00/00/0000	Weitz-Winer-O Dell Award, American Marketing Association, https://www.ama.org/weitz-winer-odellaward/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11530	6/23/2020	Werner Geyser, "TikTok Live Video A Walkthrough for Marketers," InfluencerMarketing Hub, June 23, 2020, available at https://influencermarketinghub.com/tiktok-live-video/ .	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11531	00/00/0000	What is the 'For You feed? TikTok, available at https://support.tiktok.com/en/getting-started/for-you .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11532	00/00/2023	What is This Does Anyone Know? Reddit, 2023, https://www.reddit.com/r/MicrosoftReward/comments/14szbcr/what_is_this_does_anyone_know/	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11533	10/30/2016	Where Netflix Sees Potential – and Risks, Wall Street Journal, October 30, 2016, available at https://www.wsj.com/articles/where-netflix-sees-potential-and-risks-1477880280 .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11534	00/00/0000	Who can see your connections, LinkedIn Help, available at https://www.linkedin.com/help/linkedin/answer/a540663 .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11535	10/14/2013	Who Can View My Snaps and Stories, Snap Newsroom, October 14, 2013, https://newsroom.snap.com/viewing-snaps-stories	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11536	00/00/0000	Why Didn't I Earn My Reward, MobileXpression, https://www.mobilexpression.com/faqanswer	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11537	00/00/2021	Widely Viewed Content Report What People See on Facebook Q2 2021 Report, available at https://transparency.meta.com/data/widely-viewed-content-report	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies.; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11538	12/17/2014	Williams, "Facebook is Testing an Official Way to Sell Goods in Groups," The Next Web, December 17, 2014, https://thenextweb.com/news/facebook-testing-official-way-sell-goods-groups	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11539	1/17/2022	Wong, "A look back at Vine – the six-second video app that made us scream, laugh and cry," NBC News, January 17, 2022, available at https://www.nbcnews.com/pop-culture/pop-culture-news/look-back-vine-six-second-video-app-made-us-scream-laugh-cry-rcna10910	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11540	10/6/2021	Wong, CK, "How Popular is Telegram in Malaysia (and the Rest of the World)?," Silver Mouse, October 6, 2021, https://www.silvermouse.com.my/blog/how-popular-is-telegram-in-malaysia	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11541	00/00/0000	X Help Center, "How to share and watch videos on X", available at https://help.twitter.com/en/using-x/x-videos .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11542	8/17/2023	Yaniv Vachtel, "The State of ATT Opt-in Rates in 2023," YouAppi, August 17, 2023, available at https://youappi.com/the-state-of-att-opt-in-rates-in-2023/ .	N/A			Dennis Carlton; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11543	8/4/2023	Yarkin Tepe, "Your App, Their Way Mobile App Personalization Explained," MobileAction, August 4, 2023, available at https://www.mobileaction.co/blog/app-strategy/your-app-their-way-mobile-app-personalization-explained/	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11544	00/00/2022	YouGov (2022) "Frequently Asked Questions (FAQs)," https://today.yougov.com/about/faq/	N/A			John List	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11545	00/00/0000	Your LinkedIn Profile, LinkedIn Help, available at https://www.linkedin.com/help/linkedin/answer/a564064 .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11546	12/19/2012	Your Twitter archive, Twitter, December 19, 2012, available at https://blog.twitter.com/en_us/a/2012/your-twitter-archive .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11547	00/00/0000	YouTube Premium, YouTube, https://www.youtube.com/premium	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11548	12/12/2023	Yurieff, Kaya, "Facebook Drops Video Rev Sharing in Bet Creators Will Like the Alternative," The Information, December 12, 2023, https://www.theinformation.com/articles/facebook-drops-video-rev-sharing-in-bet-creators-will-like-thealternative	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11549	10/17/2018	Zack Whittaker, "Apple overhauls its privacy pages, and now lets U.S. customers download their own data," TechCrunch, October 17, 2018, available at https://techcrunch.com/2018/10/17/apple-privacy-pages-data-access-requests/ .	N/A			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11550	2/28/2018	Zeitlin, Minda, "Even YouTube Stars With 1.4 Million Monthly Viewers Earn Less Than \$17,000 a Year, Research Shows," Inc., February 28, 2018, https://www.inc.com/minda-zetlin/even-youtube-stars-with-14-million-monthly-viewers-earn-less-than-17000-a-year-research-shows.html	N/A			Catherine Tucker	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11551	9/5/2006	Zuckerberg, Mark, "Calm down. Breathe. We hear you." Facebook, 5 Sep. 2006, https://www.facebook.com/notes/256480419099100/	N/A			Dennis Carlton; Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Oliván; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance, expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed in expert report(s) and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11552	9/25/2020	[REDACTED]	APL-FTCMETA_00005274			Ronak Shah	Defense to Plaintiffs' claims	802; 901; 402 ; 602	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pt's Sponsoring	Pt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pt's Objections	Def.'s Responses	Def.'s Objections	Pt's Responses
11553	1/16/2020	[REDACTED]	APL-FTCMETA_00005274			Ronak Shah	Defense to Plaintiffs' claims	802; 901; 402; 602; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11554	10/3/2019	[REDACTED]	APL-FTCMETA_00006817			Ronak Shah	Defense to Plaintiffs' claims	802; 901; 402; 602; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11555	3/19/2021	[REDACTED]	APL-FTCMETA_00007035			Ronak Shah; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; 402; 602; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Rules 201, 602—Foundation/personal knowledge will be established and/or Rule 703—expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11556	3/24/2021	[REDACTED]	APL-FTCMETA_00009510			Ronak Shah	Defense to Plaintiffs' claims	802; 901; 402; 602; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11557	8/6/2020	[REDACTED]	APL-FTCMETA_00013279			Ronak Shah	Defense to Plaintiffs' claims	802; 901; 402; 403; 602; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11558	5/4/2018	[REDACTED]	APL-FTCMETA_00016974			Ronak Shah	Defense to Plaintiffs' claims	802; 901; 402 ; 602 ; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta s Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11559	2/9/2018	[REDACTED]	APL-FTCMETA_00018459			Ronak Shah	Defense to Plaintiffs' claims	802; 901; 402 ; 403; 602; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta s Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11560	4/21/2020	[REDACTED]	APL-FTCMETA_00036592			Ronak Shah; Anindya Ghose	Defense to Plaintiffs' claims	802; 901; 402 ; 403 602	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta s Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Rules 201, 602—Foundation/personal knowledge will be established and/or Rule 703—expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11561	00/00/2022	[REDACTED]	APL-FTCMETA_00042353			Ronak Shah	Defense to Plaintiffs' claims	802; 403; 402 ; 602	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta s Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11562		[REDACTED]	APL-KLEIN_00003519			Ronak Shah	Defense to Plaintiffs' claims	802; 403; 402 ; 602	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta s Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11563	9/25/2020	[REDACTED]	APL-KLEIN_00005274			Anindya Ghose; Ronak Shah	Defense to Plaintiffs' claims	802; 403; 402 ; 602	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Rules 201, 602—Foundation/personal knowledge will be established and/or Rule 703—expert was made aware of or personally observed the facts or data; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11564		[REDACTED]	APL-KLEIN_00012314			Ronak Shah	Defense to Plaintiffs' claims	802; 901; 402 ; 602	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11565	12/10/2016	[REDACTED]	APL-KLEIN_00016037			Anindya Ghose	Defense to Plaintiffs' claims	802; 901; 402 ; 602; 37(c)	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Rule 703—expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, document was produced during discovery; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11566	12/31/2021	[REDACTED]	GOOG-META-00041245			Aaron Filner	Defense to Plaintiffs' claims	802; 901; 402 ; 602	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11567	1/21/2010	[REDACTED]	GOOG-META-00559886			Bradley Horowitz	Defense to Plaintiffs' claims	802; 901; 402; 805 602	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11568	9/25/2017	[REDACTED]	GOOG-META-00666832			Aaron Filner	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, document was produced during discovery; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11569	2/9/2015	[REDACTED]	GOOG-META-00743172			Aaron Filner	Defense to Plaintiffs' claims	802; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, document was produced during discovery; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11570	06/05/0000	[REDACTED]	GOOG-META-01881849			Alistair Slattery	Defense to Plaintiffs' claims	802; 805; 901; FRCP 37(c);	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, document was produced during discovery; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11571	00/00/0000	[REDACTED]	GOOG-META-01885976			Alistair Slattery	Defense to Plaintiffs' claims	106; 802; 402; 901; FRCP 37(c);	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; FRCP 37(1)—Exhibit was timely disclosed, document was produced during discovery; Sponsoring witness identified; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11572	00/00/0000	[REDACTED]	GOOG-META-02161365			Aaron Filner	Defense to Plaintiffs' claims	402; 403; 802; 805; 701	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11573	8/26/2021	[REDACTED]	GOOG-META-02212296			Aaron Filner	Defense to Plaintiffs' claims	402; 403; 802; 805; 701; 901; 106 as underlying quoted surveys not included	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Rules 201, 602—Foundation/personal knowledge will be established; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11574	9/22/2020	[REDACTED]	GOOG-META-02220875			Aaron Filner	Defense to Plaintiffs' claims	402; 403; 802; 805; 701; 901; 106 as underlying quoted surveys not included	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Rules 201, 602—Foundation/personal knowledge will be established; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11575	1/4/2022	[REDACTED]	GOOG-META-02472942			Thomas Kim	Defense to Plaintiffs' claims	402; 106 as survey referenced is not included; 403; 802; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11576	10/11/2019	[REDACTED]	GOOG-META-02536890			Aaron Filner	Defense to Plaintiffs' claims	402; 403; 802; 805; 701; 901; 106 as underlying quoted surveys not included	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Rules 201, 602—Foundation/personal knowledge will be established; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11577	2/13/2018	[REDACTED]	GOOG-META-03246366			Thomas Kim	Defense to Plaintiffs' claims	402; 403; 802; 805; 701; 901; 106 as underlying quoted surveys not included and cannot play the embedded videos	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Rules 201, 602—Foundation/personal knowledge will be established; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11578	1/00/2015	[REDACTED]	GOOG-META-03246369			Thomas Kim	Defense to Plaintiffs' claims	402; 403; 802; 805; 701; 901; 106 as underlying quoted surveys not included	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Rules 201, 602—Foundation/personal knowledge will be established; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11579	00/00/0000	[REDACTED]	MEWE000080			Mark Weinstein	Defense to Plaintiffs' claims	403; 701; 802; 805	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11580	00/00/0000	[REDACTED]	MEWE000115			Mark Weinstein	Defense to Plaintiffs' claims	106; 802; 805; 403; 402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11581	9/29/2020	[REDACTED]	MEWE000570			Mark Weinstein	Defense to Plaintiffs' claims	403; 701; 802; 805; 106	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11582	7/16/2020	[REDACTED]	MEWE001670			Mark Weinstein	Defense to Plaintiffs' claims	403; 701; 802; 805; 106	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11583	1/20/2021	[REDACTED]	MEWE001910			Mark Weinstein	Defense to Plaintiffs' claims	403; 701; 802; 805;	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11584	7/10/2021	[REDACTED]	MEWE005284			Mark Weinstein	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11585	7/7/2020	[REDACTED]	MEWE006997			Mark Weinstein	Defense to Plaintiffs' claims	402; 403; 802; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11586	7/2/2019	[REDACTED]	MEWE009330			Mark Weinstein	Defense to Plaintiffs' claims	402; 403; 802; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11587	7/14/2019	[REDACTED]	MEWE009332			Mark Weinstein	Defense to Plaintiffs' claims	402; 802; 805; 701	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11588	12/23/2020	[REDACTED]	MEWE012897			Mark Weinstein	Defense to Plaintiffs' claims	403; 701; 106	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11589	9/28/2018	[REDACTED]	MEWE034695			Mark Weinstein	Defense to Plaintiffs' claims	402; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11590	4/5/2020	[REDACTED]	MEWE038315			Mark Weinstein	Defense to Plaintiffs' claims	701; 805; 403	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11591	3/25/2018	[REDACTED]	MEWE039432			Mark Weinstein	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11592	6/15/2022	[REDACTED]	MEWE045573			Mark Weinstein	Defense to Plaintiffs' claims	402; 106	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11593	10/7/2019	[REDACTED]	PIN - FTC - 0000001064			Julia Roberts	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11594	6/29/2017	[REDACTED]	PIN - FTC - 0000001660			Julia Roberts; Anindya Ghose	Defense to Plaintiffs' claims	701; 403; 802; 805	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702 and/or Rules 702, 703—sponsoring witness is qualified to give admissible expert opinion based on facts or data presented and/or expert was made aware of or personally observed the facts or data; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11595	2/25/2019	[REDACTED]	PIN - FTC - 0000005085			Julia Roberts	Defense to Plaintiffs' claims	701; 403; 802; 805	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11596	00/00/2019	[REDACTED]	PIN - FTC - 0000005086			Julia Roberts	Defense to Plaintiffs' claims	701; 403; 802; 805	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11597	00/00/2020	[REDACTED]	PIN - FTC - 0000005091			Julia Roberts	Defense to Plaintiffs' claims	701; 403; 802; 805 and cumulative	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 701—Not an opinion; or opinion is rationally based on author s perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11598	05/00/2019	[REDACTED]	PIN - FTC - 0000005095			Julia Roberts; Anindya Ghose	Defense to Plaintiffs' claims	701; 403; 802; 805 and 106 for the survey summary	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Rule 701—Not an opinion; or opinion is rationally based on author s perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702 and/or Rules 702, 703—sponsoring witness is qualified to give admissible expert opinion based on facts or data presented and/or expert was made aware of or personally observed the facts or data; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason fo objection(s) and supporting authority		
11599	5/6/2020	[REDACTED]	PIN - FTC - 0000005114			Anindya Ghose	Defense to Plaintiffs' claims	701; 403; 802; 805; 901; 602	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Rules 702, 703—sponsoring witness is qualified to give admissible expert opinion based on facts or data presented and/or expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Plt's Sponsoring	Plt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Plt's Objections	Def.'s Responses	Def.'s Objections	Plt's Responses
11600	08/00/2019	[REDACTED]	PIN - FTC - 0000005167			Julia Roberts; Anindya Ghose	Defense to Plaintiffs' claims	403; 802; 805; 701; 106 and cumulative	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay, and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702 and/or Rules 702, 703—sponsoring witness is qualified to give admissible expert opinion based on facts or data presented and/or expert was made aware of or personally observed the facts or data; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11601	8/3/2020	[REDACTED]	PIN - FTC - 0000005189			Anindya Ghose	Defense to Plaintiffs' claims	701; 403; 802; 805; 901	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay, and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Rules 702, 703—sponsoring witness is qualified to give admissible expert opinion based on facts or data presented and/or expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11602	11/2/2018	[REDACTED]	PIN - FTC - 0000005220			Anindya Ghose	Defense to Plaintiffs' claims	701; 403; 802; 805; 901	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay, and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Rules 702, 703—sponsoring witness is qualified to give admissible expert opinion based on facts or data presented and/or expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pt's Sponsoring	Pt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pt's Objections	Def.'s Responses	Def.'s Objections	Pt's Responses
11603	10/20/2020	[REDACTED]	PtN - FTC - 0000005270			Anindya Ghose	Defense to Plaintiffs' claims	701; 403; 802; 805; 901	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay, and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Rules 702, 703—sponsoring witness is qualified to give admissible expert opinion based on facts or data presented and/or expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11604	2/00/2018	[REDACTED]	PtN - FTC - 0000005292			Anindya Ghose	Defense to Plaintiffs' claims	701; 403; 802; 805; 901	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay, and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Rules 702, 703—sponsoring witness is qualified to give admissible expert opinion based on facts or data presented and/or expert was made aware of or personally observed the facts or data; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11605	08/00/2021	[REDACTED]	PtN - FTC - 0000005863			Julia Roberts	Defense to Plaintiffs' claims	901; 403; 802; 805 and 106 for the survey summary	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay, and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11606	00/00/0000	[REDACTED]	PtN - FTC - 0000038196			Julia Roberts	Defense to Plaintiffs' claims	403; 803; 805	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay, and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11607	4/21/2021	[REDACTED]	PtN - FTC - 0000047801			Julia Roberts	Defense to Plaintiffs' claims	402; 802; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay, and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11608	1/26/2022	[REDACTED]	PtN - FTC - 0000060075			Julia Roberts	Defense to Plaintiffs' claims	402; 802; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay, and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11609	01/00/2022	[REDACTED]	PIN - FTC - 0000075001			Julia Roberts	Defense to Plaintiffs' claims	403; 802; 901; 701; 106	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 701—Not an opinion; or opinion is rationally based on author s perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11610	04/00/2021	[REDACTED]	PIN - FTC - 0000076985			Julia Roberts	Defense to Plaintiffs' claims	602; 802; 901; 106 - draft not final	Rules 201, 602—Foundation/personal knowledge will be established; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11611	06/00/2021	[REDACTED]	PIN - FTC - 0000085734			Julia Roberts; Anindya Ghose	Defense to Plaintiffs' claims	602; 802; 901; 701	Rules 201, 602—Foundation/personal knowledge will be established; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 701—Not an opinion; or opinion is rationally based on author s perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11612	00/00/2019	[REDACTED]	REDDIT_20cv3590-DDC_00000649			Winter Raymond	Defense to Plaintiffs' claims	805; 901	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11613	9/1/2020	[REDACTED]	REDDIT_20cv3590-DDC_00000838			Winter Raymond	Defense to Plaintiffs' claims	901; 602; 701; 403	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Rule 701—Not an opinion; or opinion is rationally based on author s perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11615	11/1/2016	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000045828			David Levenson	Defense to Plaintiffs' claims	402; 802; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11616	9/28/2020	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000050280			David Levenson	Defense to Plaintiffs' claims	403; 802; 805	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11617	9/7/2022	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000050903			David Levenson	Defense to Plaintiffs' claims	403; 802	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11618	8/2/2016	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000068191			Jacob Andreou	Defense to Plaintiffs' claims	403; 802	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11619	11/11/2019	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000083156			David Levenson	Defense to Plaintiffs' claims	106- cannot access link; 402; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11620	10/8/2020	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000111678			Jacob Andreou	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11621	00/00/2021	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000112853			David Levenson	Defense to Plaintiffs' claims	402; 802; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11622	00/00/0000	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000114342			Jacob Andreou	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11623	06/00/2022	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000114688			David Levenson	Defense to Plaintiffs' claims	402; 802; 805; 901	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11624	00/00/0000	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000115662			Jacob Andreou; Ash Wahi	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11625	10/00/2022	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000116219			Jacob Andreou	Defense to Plaintiffs' claims	106; 802; 805; 602	Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Rules 201, 602—Foundation/personal knowledge will be established; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11626	12/00/2021	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000117380			Jacob Andreou; David Levenson	Defense to Plaintiffs' claims	403; 701	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11627	7/16/2021	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000120845			David Levenson	Defense to Plaintiffs' claims	402; 901	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11628	9/8/2022	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000121462			David Levenson	Defense to Plaintiffs' claims	402; 802; 901; 602	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11629	00/00/2021	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000125834			David Levenson	Defense to Plaintiffs' claims	403; 802; 701	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11630	5/12/2021	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000126300			David Levenson	Defense to Plaintiffs' claims	402; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11631	00/00/0000	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000129506			David Levenson	Defense to Plaintiffs' claims	901; 602; 402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11632	6/2/2020	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000132328			David Levenson	Defense to Plaintiffs' claims	403; 802	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11633	9/15/2021	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000133923			David Levenson	Defense to Plaintiffs' claims	403; 802	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11634	00/00/0000	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000137081			Jacob Andreou	Defense to Plaintiffs' claims	402; 106 - looks to be a draft	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11635	8/19/2020	[REDACTED]	SNAP – FTC – No. 191-0134 – 0000137196			David Levenson	Defense to Plaintiffs' claims	403	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11636	4/14/2020	[REDACTED]	TIK-00000714			Blake Chandlee	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11637	0/00/2020	[REDACTED]	TIK-00000828.001			Vanessa Pappas	Defense to Plaintiffs' claims	402; 901	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11638	7/00/2020	[REDACTED]	TIK-00001808			Adam Presser	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11639	00/00/0000	[REDACTED]	TIK-00002127			Adam Presser; Anindya Ghose	Defense to Plaintiffs' claims	402; 802; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11640	00/00/2021	[REDACTED]	TIK-00002173			Adam Presser	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11641	8/6/2021	[REDACTED]	TIK-00002233			Adam Presser	Defense to Plaintiffs' claims	403; 802	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11642	00/00/0000	[REDACTED]	TIK-00002566			Adam Presser	Defense to Plaintiffs' claims	701; 802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11643	10/18/2019	[REDACTED]	TIK-00002755			Blake Chandlee	Defense to Plaintiffs' claims	402; 802; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11644	6/21/2020	[REDACTED]	TIK-00193210			Blake Chandlee	Defense to Plaintiffs' claims	402; 802; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11645	1/26/2021	[REDACTED]	TIK-00202672			Vanessa Pappas	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11646	00/00/2022	[REDACTED]	TIK-00344066			Blake Chandlee	Defense to Plaintiffs' claims	802; 805	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11647	00/00/0000	[REDACTED]	TIK-00345110			Adam Presser; Anindya Ghose	Defense to Plaintiffs' claims	402; 802; 602	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; and Rule 703—Exhibit is the type of facts or data an expert in the field typically relies on and/or the probative value helps the jury on balance; Rules 201, 602—Foundation/personal knowledge will be established and/or Rule 703—expert was made aware of or personally observed the facts or data; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11648	03/00/2022	[REDACTED]	TIK-00345206			Adam Presser	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11649	01/00/2022	[REDACTED]	TIK-00345349			Blake Chandlee	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11650	07/00/2021	[REDACTED]	TIK-00345606			Adam Presser	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11651	00/00/2021	[REDACTED]	TIK-00345751			Vanessa Pappas	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11652	7/1/2021	[REDACTED]	TIK-00346221			Vanessa Pappas	Defense to Plaintiffs' claims	402; 802; 602	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11653	7/00/2016	[REDACTED]	TWTR-FB00009451			Keith Coleman	Defense to Plaintiffs' claims	701; 403	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11654	00/00/0000	[REDACTED]	TWTR-FB00020294			Keith Coleman	Defense to Plaintiffs' claims	802; 805	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11655	12/00/2015	[REDACTED]	TWTR-FB00023700			Keith Coleman	Defense to Plaintiffs' claims	701; 403	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Plt's Sponsoring	Plt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Plt's Objections	Def.'s Responses	Def.'s Objections	Plt's Responses
11656	12/00/2015	[REDACTED]	TWTR-KLEIN00024958			Keith Coleman	Defense to Plaintiffs' claims	701; 403	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11657	2/17/2022	[REDACTED]	TWTR-KLEIN00039976			Keith Coleman	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11658	00/00/2020	[REDACTED]	TWTR-KLEIN00048858			Tim Perzyk	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11659	1/26/2010	[REDACTED]	TWTR-KLEIN00132045			Coleman, Keith	Defense to Plaintiffs' claims	602; 402; 802; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay, and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11660	11/18/2019	[REDACTED]	TWTR-KLEIN00058347			Tim Perzyk	Defense to Plaintiffs' claims	802; 805; 602; 403	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay, and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11661	9/2/2011	[REDACTED]	TWTR-META00002358			Tim Perzyk	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay, and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11662	4/00/2020	[REDACTED]	TWTR-META00006381			Keith Coleman	Defense to Plaintiffs' claims	701; 802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay, and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11663	00/00/2021	[REDACTED]	TWTR-META00010651			Keith Coleman; Tim Perzyk	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11664	00/00/0000	[REDACTED]	TWTR-META00011163			Tim Perzyk	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Plt's Sponsoring	Plt's Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Plt's Objections	Def.'s Responses	Def.'s Objections	Plt's Responses
11665	8/17/2021	[REDACTED]	TWTR-META00011647			Tim Perzyk	Defense to Plaintiffs' claims	403; 701	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11666	9/10/2020	[REDACTED]	TWTR-META00012398			Keith Coleman	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11667	10/00/2017	[REDACTED]	TWTR-META00023707			Keith Coleman	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11668	08/00/2021	[REDACTED]	TWTR-META00025786			Keith Coleman	Defense to Plaintiffs' claims	403; 701; 602; 901; 802	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Rule 901—Exhibit will be properly authenticated by witness and/or Rule 902—Exhibit is self-authenticating; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11670	00/00/2022	[REDACTED]	TWTR-META00112632			Tim Perzyk	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11671	00/00/0000	[REDACTED]	TWTR-META00118441			Keith Coleman	Defense to Plaintiffs' claims	402; 802; 106—looks to be a script but not video	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11672	8/12/2016	[REDACTED]	TWTR-META00123187			Keith Coleman	Defense to Plaintiffs' claims	802; 805; 403	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11673	00/00/2016	[REDACTED]	TWTR-META00128370			Tim Perzyk	Defense to Plaintiffs' claims	403; 701; 901	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 701—Not an opinion; or opinion is rationally based on author's perception, is helpful to clearly understand testimony or determine a fact in issue, and/or is not based on knowledge within the scope of Rule 702; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11674	00/00/0000	[REDACTED]	TWTR-META00230998			Keith Coleman	Defense to Plaintiffs' claims	802; 403	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11675	00/00/0000	Example Snap Screen	N/A			Jacob Andreou	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11676	00/00/0000	How We Rank Content on Discovery - Snapchat Support	N/A			Jacob Andreou	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11677	12/31/2022	Snap Inc. 2022 Annual Report	N/A			Jacob Andreou; David Levenson; Ash Wahi	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11678	12/9/2020	Kantrowitz, Gary Vaynerchuk and TikTok's Blake Chandlee Discuss the 'Ban'	N/A			Blake Chandlee	Defense to Plaintiffs' claims	402; 403; 802; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11679	8/4/2020	Bienaime, TikTok's Blake Chandlee on Working with U.S. Brands Despite Conflict with the White House	N/A			Blake Chandlee	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11680	10/3/2013	Twitter, Inc., Registration Statement (Form S-1) (Oct. 3, 2013)	N/A			Coleman, Keith	Defense to Plaintiffs' claims	402; 403; 802; 805; 602 •FRCP 37(c) Failure to disclose in Rule 26(a) or Rule 26(e), or during discovery.	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11681	00/00/2021	Twitter Annual Report for 2021	N/A			Keith Coleman; Tim Perzyk	Defense to Plaintiffs' claims	402; 403; 802; 805; 602	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11682	00/00/2021	Presentation re Creators & Twitter Opportunities & Insights	N/A			Keith Coleman	Defense to Plaintiffs' claims	402; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11683	3/2/2011	Complaint, <i>In the Matter of Twitter Inc.</i> , Docket No. C-4316, United States Federal Trade Commission	N/A			Keith Coleman	Defense to Plaintiffs' claims	402; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11684	00/00/2020	Agreement Containing Consent Order, <i>In the Matter of Twitter Inc.</i> , Docket No. C-4316, United States Federal Trade Commission	N/A			Keith Coleman	Defense to Plaintiffs' claims	402; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11685	5/26/2022	Decision and Order, <i>In the Matter of Twitter Inc.</i> , Docket No. C-4316, United States Federal Trade Commission	N/A			Keith Coleman	Defense to Plaintiffs' claims	402; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11686	00/00/0000	Current State Assessment with notes	N/A			Keith Coleman	Defense to Plaintiffs' claims	402; 403; 802; 805; 602	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11687	00/00/2021	Q4 2021 Privacy & Data Protection	N/A			Keith Coleman	Defense to Plaintiffs' claims	402; 403; 802; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11688	8/25/2016	WhatsApp Privacy Policy	N/A			Brian Acton	Defense to Plaintiffs' claims	402; 403; 802; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11689	6/4/2014	WhatsApp at StartX with Brian Acton Transcripts from https://www.youtube.com/watch?v=v6PbymjXsto	N/A			Brian Acton	Defense to Plaintiffs' claims	Best Evidence Rule- should be video; 106; 402; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 106—Exhibit is properly complete and contains all parts that in fairness ought to be considered together; Rule 1002—Original will be provided and/or contents of the original not sought to be proved; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11691	00/00/2020	Presentation re Industry Stats Staples YouTube Market & Competitive Intelligence	N/A			Thomas Kim	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11692	10/27/2022	Tweet from E. Musk re Dear Twitter Advertisers	N/A			Tim Perzyk	Defense to Plaintiffs' claims	402; 901; 602; 802; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11693	00/00/0000	Twitter Help Your privacy controls for personalized ads	N/A			Tim Perzyk	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11694	11/26/2022	Tweet from E. Musk re Slides from my Twitter company talk	N/A			Tim Perzyk	Defense to Plaintiffs' claims	402; 901; 602; 802; 805	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11695	9/29/2022	New video products make it easier to watch what's happening on Twitter	N/A			Tim Perzyk	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11696	4/12/0000	Six things we learned from Elon Musk Interview	N/A			Tim Perzyk	Defense to Plaintiffs' claims	402; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11697	10/5/2021	Timsit and Mateus, Hello literally everyone Twitter flooded with users during Facebook, Instagram outage	N/A			Tim Perzyk	Defense to Plaintiffs' claims	402; 901; 602; 802; 805; 901; Best Evidence Rule	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Rule 1002—Original will be provided and/or contents of the original not sought to be provided; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11698	00/00/0000	Hector the choco labo TikTok Post	N/A			Adam Presser	Defense to Plaintiffs' claims	402; Best Evidence Rule-actual video post	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 1002—Original will be provided and/or contents of the original not sought to be provided; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11699	9/15/2022	Introducing more ways to create and connect with TikTok Now	N/A			Adam Presser	Defense to Plaintiffs' claims	402; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11700	00/00/0000	Edit profile screenshot	N/A			Adam Presser	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11701	08/00/2022	ACCC Digital Platform Services Inquiry - March 2023 Report on social media services issues paper	N/A			Adam Presser	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11702	00/00/0000	Instagram profile Hector the Choco Labo	N/A			Adam Presser	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11703	00/00/0000	Facebook profile Hector the Choco Labo	N/A			Adam Presser	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11704	3/4/2025	TikTok, TikTok's Submission to the Australian Government's Exposure Draft Online Safety (Age-Restricted Social Media Platforms) Rules	N/A			Adam Presser	Defense to Plaintiffs' claims	402; 802- FRCP 37(c) Failure to disclose in Rule 26(a) or Rule 26(e), or during discovery.	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11705	3/7/2023	Reddit's new features include a TikTok-style video feed	N/A			Winter Raymond	Defense to Plaintiffs' claims	402; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11706	00/00/0000	Pinterest Help Center Connect, collaborate and share	N/A			Julia Roberts	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11707	12/31/2020	Pinterest, Inc. Form 10-K for year ending December 31, 2020	N/A			Julia Roberts	Defense to Plaintiffs' claims	402; 802; 805; 602; 901	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11708	12/31/2021	Pinterest, Inc. Form 10-K for year ending December 31, 2021	N/A			Julia Roberts	Defense to Plaintiffs' claims	402; 802; 805; 6	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11709	6/16/2014	Linshi, Pinterest Hacked for Second Time in Four Months	N/A			Julia Roberts	Defense to Plaintiffs' claims	402; 802; 805; 6	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rules 201, 602—Foundation/personal knowledge will be established; Rule 901—Exhibit will be properly authenticated by witness, and/or Rule 902—Exhibit is self-authenticating; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11713	5/8/2014	FTC Press Release Snapchat Settles FTC Charges That Promises of Disappearing Messages Were False	N/A			David Levenson	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11715	2/4/2025	Snap Inc., 2024 Annual Report (Form 10-K)	N/A			David Levenson	Defense to Plaintiffs' claims	402; 802- FRCP 37(c) Failure to disclose in Rule 26(a) or Rule 26(c), or during discovery.	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11716	9/23/2020	Declaration of Vanessa Pappas, <i>TikTok v. Dept. of Commerce</i> , 20-cv-2658	N/A			Vanessa Pappas	Defense to Plaintiffs' claims	402	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11717	8/19/2020	Weisholtz, TikTok exec doesn't fear Instagram's competing feature 'You can't copy a community	N/A			Vanessa Pappas	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11718	7/27/2021	Apple Says There Are Now Over a Billion Active iPhones	N/A			Ronak Shah	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11719	00/00/2022	Active Users by Month May 2018 to Sep 2022 (Active Usage - MAU)	N/A			Ronak Shah	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11720	00/00/2022	Active handles by day Oct 2012 to Sep 2022 (Active Usage - DAU)	N/A			Ronak Shah	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11721	00/00/2022	iMessage Traffic April 2015 to Sep 2022	N/A			Ronak Shah	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11722	00/00/2022	Histogram Handles and Messages from May 2015 to Sept 2022	N/A			Ronak Shah	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11723	00/00/2022	Conversion Type - Handles Type May 2015 to Sep 2022	N/A			Ronak Shah	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11724	00/00/2022	Conversation Type - Message Count May 2015 to Sep 2022	N/A			Ronak Shah	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11725	00/00/2022	Groups Interaction March 2018 to Sep 2022	N/A			Ronak Shah	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11726	00/00/2022	Groups Sizes March 2018 to Sep 2022	N/A			Ronak Shah	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11727	00/00/2023	Short Table of Users by Sender and Receiver 2015 to 2023	N/A			Ronak Shah	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11728	00/00/2023	Long Table of Users by Sender and Receiver 2014 to 2023	N/A			Ronak Shah	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11729	00/00/2023	Long Table of Users by Sender and Receiver 2014 to 2023	N/A			Ronak Shah	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11730	00/00/2023	Short Table of Users by Sender and Receiver 2014 to 2023	N/A			Ronak Shah	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11731	00/00/0000	Meta, About Conversions API, available at https://www.facebook.com/business/help/2041148702652965?id=818859032317965	N/A			Chris Cox; Henry Crum; Fred Leach; Dan Levy; Javier Olivan; Sheryl Sandberg; Alex Schultz; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	402; 802; FRCP 37(c) Failure to disclose in Rule 26(a) or Rule 26(e), or during discovery.	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11732	6/21/2013	Meta, Important Message from Facebook's White Hat Program, available at https://www.facebook.com/notes/10157814525211886/	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	402; 802; FRCP 37(c) Failure to disclose in Rule 26(a) or Rule 26(e), or during discovery.	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Pls' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11733	12/4/2007	Facebook Admits Ad Service Tracks Logged-Off Users, PC World, available at https://abcnews.go.com/amp/Technology/PCWorld/story?id=3946534	N/A			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	402; 802; FRCP 37(c) Failure to disclose in Rule 26(a) or Rule 26(e), or during discovery.	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11734	9/5/2025	Social Networking 101	N/A			Ronak Shah	Defense to Plaintiffs' claims	402; 802; FRCP 37(c) Failure to disclose in Rule 26(a) or Rule 26(e), or during discovery.	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; FRCP 37(1)—Exhibit was timely disclosed, and/or substantial justification and/or no harm to Plaintiff will be shown; Document is publicly available; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11735	3/28/2018	Facebook Newsroom It's Time to Make Our Privacy Tools Easier to Find	PALM-000051313			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11736	07/00/2019	Presentation re Benchmarking Meaningful Connections Across Competitor Platforms Topline Analysis	PALM-000054183			Tom Alison; Chris Cox; Javier Olivan; Alex Schultz; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11738	5/24/2018	Email from T. Kosolcharoen to Market Strategy Updates re Market Strategy Industry Update - May 2018 with attachment	PALM-002257352			Chris Cox; Jon Eide; Naomi Gleit; Erez Naveh; Javier Olivan; Keval Patel; Alex Schultz; Fidji Simo	Defense to Plaintiffs' claims	802; 805	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11739	2/2/2016	Email from F. Simo to A. Besmehn and W. Cathcart re Video press m-team offsite with attachment	PALM-002318445			Fidji Simo	Defense to Plaintiffs' claims	802; 805	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11740	1/31/2019	Email from J. Rooney to C. Cox, A. Besmehn et al re Company All Hands 2/5 - draft script/deck with attachment	PALM-002415171			Chris Cox	Defense to Plaintiffs' claims	802; 805	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11741	9/9/2018	Email from R. Bradley to C. Cox, S. Narasimhan et al re Pew Research	PALM-002438068			Chris Cox; Fidji Simo	Defense to Plaintiffs' claims	802; 805	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11742	12/22/2017	Email from R. Goodwin to A. Sumner, A. Vora et al re Inform - Industry Headlines + Industry EOY Briefing (12.22)	PALM-002574864			Andrew Bosworth; David Fischer; Rob Goldman; Dan Levy	Defense to Plaintiffs' claims	802; 805	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11743	9/6/2016	Email from B. Acton to M. Joosse and J. Koum	PALM-002601404			Brian Acton	Defense to Plaintiffs' claims	403; 805	Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11744	10/28/2009	Email from K. Hansen to P. Bratach, J. Migdal et al re [BLOG] Mark Kinsey Extending Facebook Share	PALM-003033137			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11745	10/28/2009	Email from K. Hansen to P. Bratach, J. Migdal et al re [BLOG] Mark Kinsey Extending Facebook Share	PALM-003034009			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11746	6/27/2014	Email from M. Nowak from W. Cathcart re Ship Love notes for Ad Preferences / Jake Brill	PALM-003056359			Chris Cox	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11747	4/16/2018	Email from M. Kim to S. Li, D. Wehner et al re MTG Ad Breaks / Video Content investment review with attachment	PALM-003282900			Dan Rose; Fidji Simo; David Wehner	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11748	5/6/2013	Email from M. Hudlack to A. Bosworth re Thoughts on Twitter	PALM-003518548			Andrew Bosworth	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11749	10/17/2013	Email from R. Sim to R. Goldman, Y. Talmor et al re discuss pixel growth with attachment	PALM-004061781			Rob Goldman	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11750	6/11/2014	Email from T. Rathschmidt to M. Steinfeld et al re Announcement of New Interest-Based Advertising and Ad Preferences	PALM-004192926			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11753	10/3/2017	Email from N. Priell to K. Patel, L. Weyer et al re Centercode deal with attachment	PALM-004962879			Erez Naveh; Keval Patel	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11754	3/19/2018	Email from C. Hatfield to M. Smith, F. Simo et al re Creator data	PALM-005526389			Fidji Simo	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11755	5/2/2014	Email from M. Hudack to D. Wehner re HPM May 2	PALM-005655637			David Wehner	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11756	2/23/2019	Email from F. Simo to M. Zuckerberg, W. Cathcart et al re Influencers	PALM-005943971			Chris Cox; Fidji Simo; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11757	2/9/2013	Email from M. Zuckerberg to W. Cathcart, A. Garg et al re Public Content vs. Twitter	PALM-005944273			Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11758	5/30/2018	Email from F. Simo to M. Zuckerberg, S. Sandberg et al re 2019 video content budget	PALM-005950959			Chris Cox; Dan Rose; Sheryl Sandberg; Fidji Simo; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11759	12/17/2010	Email from P. Rha re FBX Profile Rollout	PALM-005954890			Andrew Bosworth; Chris Cox; Naomi Gleit; Sheryl Sandberg; Alex Schultz; Bret Taylor; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11760	5/20/2010	Email from B. Taylor to B. Schmitt, E. Schrage et al re Cookies for non-FB users with Social Plugins? (AC/priv)	PALM-006002522			Chris Cox; David Fischer; Dan Rose; Sheryl Sandberg; Elliot Schrage; Bret Taylor	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11761	10/26/2009	Email from K. Hansen to F. Delisle, A. Kramer et al re [heads-up] [DEVELOPER BLOG] Mark Kinsey Extending Facebook Share	PALM-006005464			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11762	8/2/2017	Email from K. Anand to C. Cox, D. Danker et al re Core App Live Gaming Strategy with attachment	PALM-006006083			Andrew Bosworth; Chris Cox; Dan Rose; Fidji Simo; Mark Zuckerberg	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11763	7/13/2016	Email from M. Zuckerberg to K. O'Connor, C. Cox et al re REVISED MZ All-Hands script	PALM-006007829			Chris Cox; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11764	4/11/2018	Email from C. Cox to M. Zuckerberg and A. Besmehn re Airplane Reading - Stories and FB engagement with attachment	PALM-006013191			Chris Cox; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11765	4/26/2010	Email from M. Hicks re [heads-up] Answers to Your Questions on Personalized Web Tools--now live on Facebook Blog	PALM-006022513			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11766	2/20/2018	Email from B. Acton to M. Zuckerberg et al. re news about me with attachment	PALM-006081772			Brian Acton	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11767	3/6/2017	Email from S. Shum to D. Liu, M. Zuckerberg et al re Platform and Marketplace - Games with attachment	PALM-006243283			Andrew Bosworth; Dan Rose; Fidji Simo; Mark Zuckerberg	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11768	10/17/2015	Email from C. Maroney to M. Zuckerberg, A. Besmehn et al re Friday's Q&A feedback with attachment	PALM-006282177			Mark Zuckerberg	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11769	7/6/2016	Email from J. Thaw to M. Zuckerberg, C. Maroney et al re Q&A scorecard-July 1 with attachment	PALM-006316887			Mark Zuckerberg	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11770	1/8/2009	Email from G. Yu to M. Zuckerberg re Compete says we've passed MySpace	PALM-006316907			Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11771	6/19/2018	Email from C. Cox to R. Sherman, E. Egan et al re DC PREP Shadow Profiles	PALM-006335014			Chris Cox; Erin Egan	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11772	10/25/2017	Email from S. Watt to F. Simo, D. Daniker and L. Wang re Video industry background / watch strategy with attachments	PALM-007910856			Fidji Simo	Defense to Plaintiffs' claims	802; Best Evidence Rule	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Rule 1002—Original will be provided and/or contents of the original not sought to be proved; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11774	2/22/2018	Email from A. Mosseri to K. Weil re [Core App FYI] # Meaningful Social Interactions	PALM-008611776			Fidji Simo	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11775	10/31/2018	Email from F. Simo to M. Zuckerberg re TikTok with attachment	PALM-008880492			Fidji Simo; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11776	10/6/2018	Email from P. Rajwat to Media re Video Monthly Update - September 2018	PALM-009828395			Andrew Bosworth; Chris Cox; Jon Eide; David Fischer; Naomi Gleit; Rob Goldman; Dan Rose; Sheryl Sandberg; Fidji Simo; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11777	10/15/2013	Email from D. Ebersman to D. Wehner re Twitter Q3 Earnings Highlights	PALM-009837240			David Wehner	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11778	8/12/2019	Email from J. Lin to A. Howard, J. Lin et al re [Privacy Decisions] Off-Facebook Activity Control [L20216PRV]	PALM-009843385			Erin Egan	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11779	12/5/2010	Email from P. Deng re [heads-up] FBX Profile has launched	PALM-010072694			Chris Cox; Naomi Gleit; Bret Taylor; Mark Zuckerberg	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11780	2/9/2015	Email from J. Parikh to C. Cox re HPM	PALM-010360357			Chris Cox; Jay Parikh	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11781	00/00/0000	Presentation re Ads Supply Dynamics	PALM-011098161			Chris Cox; Erin Egan; Michel Protty; Sheryl Sandberg; Alex Schultz; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11782	10/23/2013	Email from S. Mellon to R. Goldman re OBA Question	PALM-011144801			Rob Goldman	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

Trial Ex. No.	Date	Name/Description	Begin Bates No.	Pls' Sponsoring	Plfs' Ex. Purpose	Def.'s Sponsoring Witness	Def.' Ex. Purpose	Pls' Objections	Def.'s Responses	Def.'s Objections	Pls' Responses
11783	7/13/2017	Email from S. Satterfield to M. Perault, S. Kretschmer et al re Global Policy Issues Meeting Yesterday's Presentation on the Value of Data with attachment	PALM-011562148			Erin Egan; Elliot Schrage	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11784	8/20/2019	Facebook, Now You Can See and Control the Data That Apps and Website Share with Facebook	PALM-011751458			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11785	4/20/2015	Email from R. MacDonald to S. Sher and K. Papamiliadis re Extension from FB Graph API V2.0 with attachments	PALM-011874271			Ime Archibong	Defense to Plaintiffs' claims	402; 403; 802	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11786	2/5/2020	Email from M. Protti re [Privacy FYI] Eight Expectations of the Privacy Community	PALM-011965144			Michel Protti; Dan Levy	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11787	2/2/2020	Email from V. Raji to F. Simo, J. Hegeman and P. Monga re Lasso talking points for Fidji	PALM-012010137			Fidji Simo	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11788	4/6/2020	Email from C. Sutton to F. Simo, M. Hull et al re Creation Strategy	PALM-012011859			Fidji Simo	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11789	00/00/0000	Presentation re FB BOD 3.28	PALM-012224301			Andrew Bosworth; Chris Cox; Erin Egan; Michel Protti; Sheryl Sandberg; Alex Schultz; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11790	11/24/2009	Email from S. Axten to T. Sparapani, R. Allan and B. Schmitt re Action Plan for Floodgate Pre-Launch Briefings with attachment	PALM-012941676			Barry Schmitt	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11791	12/18/2009	Email from A. Noyes to B. Schnitt re privacy-eWeek	PALM-012941967			Barry Schnitt	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11792	9/13/2011	Email from A. Noyes to B. Schnitt and K. O'Neil re Corrections-NYT OpEd	PALM-012952321			Barry Schnitt	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11793	2/21/2012	Email from T. Kulow to B. Schnitt et al re Cookies, IE and P3P	PALM-012955575			Barry Schnitt	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11794	5/3/2012	Email from J. Schopfin to B. Schnitt and D. Frost re Updated DUP press plan with attachment	PALM-012956513			Barry Schnitt; Erin Egan	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11795	10/16/2020	Email from S. Martin to Directors Globac, et al re LEADERSHIP BRIEFING Building a Privacy Foundation For Now and for the Future	PALM-013000498			Tom Alison; David Baser; Andrew Bosworth; Curtiss Cobb; Chris Cox; Henry Crum; Erin Egan; Jon Eide; David Fischer; Naomi Gleit; Dan Levy; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Sheryl Sandberg; Ben Savage; Alex Schultz; Gregg Stefancik; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11796	9/20/2019	Email from R. Dadlani to G. Dance and T. Bounds re Advance heads up	PALM-013786570			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11797	8/23/2018	Email from K. Waddell to D. Fischer re Heads Up myPersonality	PALM-014087610			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11798	9/10/2020	Presentation re Facebook Board of Directors Meeting Materials	PALM-014346030			Andrew Bosworth; Chris Cox; Erin Egan; Michel Protti; Sheryl Sandberg; Alex Schultz; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11799	5/27/2021	Presentation re Facebook Board of Directors Meeting Materials	PALM-014346123			Andrew Bosworth; Chris Cox; Erin Egan; Michel Protti; Sheryl Sandberg; Alex Schultz; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11800	8/29/2011	Email from E. Schrage to C. Cox, E. Antonow et al re Privacy Policy with attachment	PALM-014349343			Chris Cox; Barry Schnitt; Elliot Schrage	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11801	4/22/2020	Email from C. Hilton to E. Naveh, S. Ben-Zedoff et al re LaMa Training Summary with attachment	PALM-014365583			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedoff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11802	00/00/0000	Presentation re Product Director, Video and Ads in News Feed by Fidji Simo	PALM-014539401			Fidji Simo	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11803	2/11/2021	Presentation re Instagram Update Facebook Board of Directors	PALM-014715445			Andrew Bosworth; Chris Cox; Erin Egan; Michel Protti; Sheryl Sandberg; Alex Schultz; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11804	00/00/0000	Presentation re Reels and Creators on Instagram	PALM-014719387			Andrew Bosworth; Chris Cox; Erin Egan; Michel Protti; Sheryl Sandberg; Alex Schultz; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11805	9/2/2021	Presentation re Reels Update	PALM-014720316			Andrew Bosworth; Chris Cox; Erin Egan; Michel Protti; Sheryl Sandberg; Alex Schultz; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11806	00/00/0000	Presentation re Reels Summary	PALM-014723834			Andrew Bosworth; Chris Cox; Erin Egan; Michel Protti; Sheryl Sandberg; Alex Schultz; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11807	8/20/2020	Email from N. Mathur to M. Schroepfer, R. Srinivasan et al re Reels and ranking with attachment	PALM-014797681			Chris Cox	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11808	10/23/2020	User Data Deletion Policy	PALM-014818302			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11809	9/8/2006	Meta, Facebook Launches Additional Privacy Controls for the News Feed and Mini-Feed	PALM-014821234			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11810	5/24/2007	Meta, Facebook Unveils Platform for Developers of Social Applications	PALM-014821239			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11811	12/6/2007	Meta, Announcement Facebook Users Can Now Opt-Out of Beacon Feature, available at https://about.fb.com/news/2007/12/announcement-facebook-users-can-now-opt-out-of-beacon-feature/	PALM-014821264			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11812	11/29/2011	Meta, Our Commitment to the Facebook Community	PALM-014821350			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11813	5/11/2012	Meta, Enhancing Transparency In Our Data Use Policy	PALM-014821426			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11814	9/30/2012	Meta, Relevant Ads That Protect Your Privacy	PALM-014821453			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11815	5/24/2018	Meta, Pardon the Interruption It's About Your Privacy	PALM-014821646			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11816	12/18/2018	Meta, Let's Clear Up a Few Things About Facebook's Partners	PALM-014821929			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11817	1/27/2019	Meta, Marking Data Privacy Day 2019	PALM-014821937			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11818	6/27/2019	Meta, We're Updating Our Terms of Service to Better Explain How Facebook Works	PALM-014822145			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11819	7/24/2019	Meta, Cleaning Up Data Access for Partners	PALM-014822157			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11820	9/3/2019	Meta, An Update About Face Recognition on Facebook	PALM-014822184			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11821	1/28/2021	Meta, Recapping Our Privacy Controls on Data Privacy Day	PALM-014822332			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11822	11/2/2021	Meta, An Update On Our Use of Face Recognition	PALM-014822697			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11823	4/4/2018	Meta, An Update on Our Plans to Restrict Data Access on Facebook	PALM-014823964			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11825	4/23/2018	Meta, Hard Questions What Information Do Facebook Advertisers Know About Me?	PALM-014824041			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11826	5/1/2018	Meta, F8 2018 Sharing to Stories, AR Camera Effects, Oculus Go and More Highlights From Day 1	PALM-014824049			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11827	5/1/2018	Meta, Getting Feedback on New Tools to Protect People's Privacy	PALM-014824064			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11829	8/29/2018	Meta, Facebook Watch is Going Global	PALM-014824190			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11831	1/28/2020	Meta, Starting the Decade by Giving You More Control Over Your Privacy	PALM-014824389			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11833	7/1/2020	Meta, Improving Data Limits for Infrequently Used Apps, Simplifying Platform Terms and Developer Policies	PALM-014824460			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11834	10/2/2020	Meta, A Path Forward for Privacy and Online Advertising	PALM-014824539			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11836	6/8/2013	Meta, Personal Response from Mark Zuckerberg About PRISM	PALM-014824590			Tom Alison; Ime Archibong; Lars Backstrom; David Baser Sagee Ben-Zedeiff; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schmitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11837	6/12/2014	Meta, Making Ads Better and Giving People More Control Over the Ads They See	PALM-014824759			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11841	00/00/0000	Shops & Business Messaging	PALM-016410733			Chris Cox; Fred Leach; Dan Levy; Sheryl Sandberg; Alex Schultz; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	402; 403	Rules 401, 402—Exhibit contains evidence relevant to Plaintiffs' claims or Meta's Defenses; Rules 401, 403—Not prejudicial or otherwise subject to Rule 403 and/or balance favors admissibility; not cumulative; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11846	6/2/2010	Email from D. McCullagh to B. Schnitt re Facebook / privacy groups	PALM-016440890			Barry Schnitt	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11847	00/00/0000	iOS/Android long term plans - for 1st party data collection (WIP)	PALM-016611329			Erez Naveh; Keval Patel	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11848	11/11/2009	Email from B. Schnitt to J. Sullivan re. new privacy TOS commenting period, and notification of said period	PALM-016613700			Barry Schnitt	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11849	11/7/2013	Email from S. Rajaram to R. Goldman, H. Cheng et al re Offsite conversion data and Ranking	PALM-016653828			Rob Goldman	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11850	7/6/2015	Email from S. Kleinert to E. Israel et al re FY1 Mobile Privacy Checkup starts testing today 7/6 with attachment	PALM-016679334			Tom Alison; Ime Archibong; Lars Backstrom; David Baser; Sagee Ben-Zedeck; Andrew Bosworth; Stacy Chen; Curtiss Cobb; Chris Cox; Henry Crum; Tom Cunningham; Erin Egan; Jon Eide; John Fernandes; David Fischer; Naomi Gleit; Rob Goldman; Fred Leach; Dan Levy; Erez Naveh; Javier Olivan; Jay Parikh; Keval Patel; Michel Protti; Dan Rose; Sheryl Sandberg; Ben Savage; Ben Schnitt; Elliot Schrage; Alex Schultz; Fidji Simo; Gregg Stefancik; Bret Taylor; David Wehner; Mark Zuckerberg	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		

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11851	00/00/2021	Reels and Creators 2021H2/2022H1	PALM-017017569			Chris Cox	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		
11852	12/22/2020	Presentation re Lookback Commitments Historical Commitments Deep Dive	PALM-017035398			David Baser; Erin Egan; Michel Protti; Gregg Stefancik	Defense to Plaintiffs' claims	802	Rule 801—Exhibit is not hearsay and/or contains portions which are not hearsay; and/or Rules 803, 804, 805, 807—hearsay exception applies; Standing Order ¶ 15—certain or all objections contain inadequate summary of reason for objection(s) and supporting authority		